



Incorporating Multicultural Resource Centre

1st floor, 9-11 stewart street, richmond 3121, australia tel (03) 9428 4471 fax (03) 9429 9252 e-mail fkacs@fka.com.au

The Secretary Senate Select Committee on the Administration of Indigenous Affairs Parliament House Canberra 2600

Dear Sir/Madam,

FKA Children's Services Inc is a Peak Early Childhood Agency in Victoria. Over the past 5 years, FKA Children's Services has worked in consultation with Aboriginal and Torres Strait Islander organizations to support the access and participation of Indigenous children into early childhood services. In particular, FKA Children's Services has developed a collaborative partnership with the Victorian Aboriginal Education Association Incorporated (VAEAI) and the Secretariat for Aboriginal and Islander Child Care (SNAICC). Through our partnerships, FKA Children's Services has supported the Aboriginal and Torres Strait Islander communities in their right to self –determination and decision making for their families.

FKA Children's Services appreciates the opportunity to provide input to the Committee's Inquiry on the Aboriginal and Torres Strait Islander Commission Amendment Bill 2004 and proposed related changes to the administration of Commonwealth Indigenous affairs policy.

FKA Children's Services promotes the following:

Protection of rights

Australia has an obligation to respect and protect the right of Aboriginal and Torres Strait Islander peoples to self-determination, human rights, and First Peoples' status and the inherent rights that flow from that status.

Representation and self-determination

Central to the enjoyment of these rights is the ability of Indigenous people to determine who represents them locally, regionally, nationally and internationally. Indigenous Peoples of Australia alone must have this right, as well as the consequent right to make free and informed choices for themselves, their families and communities. The current bill and proposed administrative arrangements will deny these fundamental rights. In reducing Indigenous involvement to an appointed advisory role, the Government will effectively remove the right of Indigenous people to meaningful involvement in decisionmaking affecting their lives and communities. These changes are also contrary to the Government's own review of ATSIC which endorsed the need for elected Indigenous representation and greater control at a regional level.

New Indigenous representative structure

Indigenous Australians have endorsed the need for a National Indigenous Representative Body which reflects their values and aspirations, and which is open, transparent and accountable to Aboriginal and Torres Strait Islander people. This body should have primary roles in representation and advocacy, be the principal source of Indigenous policy advice to government, and have control over the provision of Indigenous-specific services. The right of representation and to determine their own affairs have also been shown to be critical factors in improving the well-being of Indigenous Australians. Outcomes are significantly better where there is full and effective Indigenous involvement in decision-making, strong Indigenous organisations and governance, and appropriate cultural recognition within both Indigenous and non-Indigenous institutions.

Mainstreaming and accountability

FKA Children's Services believes that a return to mainstream-focused service delivery will be a backward step to a failed paternalistic approach. Mainstream service delivery does have an important role, however, this must be on the basis of being responsive to Indigenous community and cultural needs. Governments, mainstream departments and agencies must be publicly accountable for the provision of services to Indigenous people and such accountability should include rigorous monitoring frameworks and the ability for Indigenous people to exercise such accountability.

Indigenous consultation and consent

Finally, any replacement for ATSIC must be determined in consultation and negotiation with Indigenous stakeholders, and on the basis of their informed consent. The Committee's report should provide strong endorsement of this principle.

We look forward to the outcomes of this Senate Standing Committee.

Yours sincerely,

Physieller Clarke

Ms Patricia Nickell Dr. Priscilla Clarke OAM

President Executive Director

30 Luly