NOTICE OF DECISION ON PARTY REGISTRATION DEREGISTERING A POLITICAL PARTY AND REMOVAL FROM THE REGISTER OF POLITICAL PARTIES HEALTH AUSTRALIA PARTY

Notice of decision under s 137(6) of the *Commonwealth Electoral Act 1918* (Electoral Act) and Statement of Reasons

- 1. I am writing in accordance with s 137(6)(b) of the Electoral Act to notify you of the review conducted under s 138A(1) of the Electoral Act and the determination to deregister Health Australia Party (the Party) and cancel the Party's particulars from the *Register of Political Parties* (the Register).
- 2. As a delegate of the Electoral Commission, I am authorised to deregister the Party under s 137(6)(a) of the Electoral Act, and to cancel the particulars of the Party on the Register under s 138 of the Electoral Act.
- 3. On 8 October 2021, the Electoral Commission issued a Notice to the former Registered Officer of the Party, Mr Andrew Hicks, under s 138A(3) of the Electoral Act (s 138A Notice). This Notice requested the Party provide the Australian Electoral Commission (AEC) with an electronic membership list of between 1,500 and 1,650 members in order for the AEC to determine the eligibility of the Party to remain registered. The due date for responding was 8 December 2021.
- 4. On 26 November 2021, I sent a reminder to the Party outlining the requirements of the s 138A Notice.
- 5. On 29 November 2021, the Party responded to the s 138A Notice providing a list of 1,650 individuals the Party considers to be members of the Party.
- 6. On 18 January 2022, the Party was issued with a notice under s 137(1) of the Electoral Act (the s 137 Notice), that I, as the delegate of the Electoral Commission, was satisfied on reasonable grounds that the Party does not have at least 1,500 members. Pursuant to s 137(2) of the Electoral Act, the Party was provided with one month to respond to the s 137 Notice (being 18 February 2022).
- 7. On 11 February 2022, the Registered Officer of the Party, Mr Askey, provided a statement in accordance with s 137(2) of the Electoral Act, and an additional list of 1,650 individuals the Party considers to be members.
- 8. Section 137(5) of the Electoral Act prescribes that:

Where, in response to a notice given under s 137(1) in relation to a political party, a statement is lodged under s 137(2), the Electoral Commission shall consider that statement and determine whether the political party should be deregistered for the reason set out in that notice.

Decision

9. As a delegate of the Electoral Commission, I am satisfied on reasonable grounds that the Party does not have at least 1,500 members, and the Party should be deregistered.

10. I have determined that Health Australia Party be deregistered under s 137(1)(b) of the Electoral Act, for the reasons set out in this Notice, and that the particulars of the Party be cancelled from the Register under s 138 of the Electoral Act.

Materials I have taken into account

- 11. In making my decision, I have had regard to:
 - the s 138A Notice:
 - the reminder letter sent to the Party on 26 November 2021:
 - the response to the s 138A notice, being a list of individuals the Party considers to be members of the Party, lodged on 29 November 2021;
 - the s 137 Notice:
 - the statement provided by the Party in response to the s 137 Notice on 11 February 2022, including a list of individuals the Party considers to be members of the Party;
 - the membership testing methodology and formula provided by the Australian Bureau of Statistics (ABS)
 - Part XI of the Electoral Act; and
 - the AEC Guide for maintaining party registration.

Findings of Fact

- 12. On the material before me, I make the following findings.
- 13. No member of the Party is a member of the Parliament of the Commonwealth.
- 14. The membership list lodged on 29 November 2021 contained the details of 1,650 individuals.
- 15. The membership list lodged on 11 February 2022 contained the details of 1,650 individuals.

Membership list of 29 November 2021

The membership list submitted by the Party on 29 November 2021, contained 1,650 names of individuals that the Party considers to be current members (referred to as 'members' below). The following results were found after membership testing against the Commonwealth Electoral Roll (the electoral roll).

Submitted membership list	1,650
Automatically matched to the electoral roll	1,452
Manually matched to the electoral roll	181
Unable to match or not enrolled on the electoral roll	(12)
Deceased	(5)
Total	1,633

16. Of the 1,633 members matched to the electoral roll the following results identified duplicates within the membership list or duplicate members who have previously supported the registration of a registered political party (or parties):

Total matched to the electoral roll	1,633
Under 18 year-old members	(0)
Duplicates identified in the membership list provided by the Party	0
Members identified as also supporting the registration of another party	(45)
Total	1,588

17. In accordance with the random sampling formula provided by the ABS, a list of 1,588 members requires a random sample of 46 contactable members to confirm they are members of the Party, with up to five denials of membership permitted. The Electoral Commission's view is that, absent of any relevant factors to the contrary, a failure to satisfy the test provided by the ABS constitutes reasonable grounds upon which a delegate of the Electoral Commission can be satisfied that a non-Parliamentary political party does not have at least 1,500 members.

The relevant numbers for this membership test were:	Members
The random sample size	46
Maximum number of denials permitted	5
Contact attempts made*	76
Responses received	
- Confirmed Membership	39
- Denied Membership	7
PASS/FAIL	FAIL

^{*}as some members were uncontactable, or provided a neutral response.

- 18. Accordingly, there were reasonable grounds on which I, as a delegate of the Electoral Commission, was satisfied that the Party did not have at least 1,500 members (s 137(1)(b) of the Electoral Act).
- 19. As such, the Party was issued with a s 137 Notice on 18 January 2022.
- 20. On 11 February 2022, in response to the s 137 Notice, and in accordance with s 137(2) of the Electoral Act, the Party lodged a statement with the Electoral Commission setting out reasons why the Party should not be deregistered, and provided a list of 1,650 individuals the Party considers to be members.

Membership list of 11 February 2022

21. The membership list submitted by the Party on 11 February 2022 contained 1,650 names of individuals that the Party considers to be current members (referred to as 'members' below). The following results were found after initial membership testing against the electoral roll.

Submitted membership list	1,650
Automatically matched to the electoral roll	1435
Manually matched to the electoral roll	194
Not currently enrolled or unable to match on the electoral roll	(16)
Deceased	(5)
Total	1,629

22. Of the 1,629 members matched to the electoral roll the following results identified duplicates within the membership list or duplicate members who have previously supported the registration of a registered political party (or parties):

Total matched to the electoral roll	1,629
Under 18-year-old members	(0)
Duplicates identified in the membership list provided by the Party	(2)
Members identified as also supporting the registration of another party	
Total	1,591

23. In accordance with the random sampling formula provided by the ABS, a list of 1,591 members requires a random sample of 46 contactable members to confirm they are members of the Party, with up to five denials of membership permitted. The Electoral Commission's view is that, absent of any relevant factors to the contrary, a failure to satisfy the test provided by the ABS constitutes reasonable grounds upon which a delegate of the Electoral Commission can be satisfied that a non-Parliamentary political party does not have at least 1,500 members.

The relevant numbers for this membership test were:		Members
The random sample size		46
Maximum number of denials permitted		5
Contact attempts made*		78
Responses received		
- Confirmed Membership		39
- Denied Membership		7
	PASS/FAIL	FAILED

^{*}as some members were uncontactable, or provided a neutral response.

Supporting statement

- 24. I have considered the statement lodged by the Party on 11 February 2022, setting out reasons why the Party should not be deregistered.
 - a) "We request that this decision be changed on the basis that the Health Australia Party (HAP) does have a current membership greater than 1,500 and submit the following justifications of this claim for consideration by the Delegate assigned to review the decision."
 - b) "HAP has also achieved state registration in Victoria and Western Australia who both require that at least 500 members reply positively to a written letter of inquiry."
 - c) "Nationally, we have an unedited membership list of nearly 4,000."
 - d) "Our problem was failing to satisfy some technical aspects of your testing procedure. Even so we very nearly passed the test. With fewer being claimed by other parties; with fewer found not to be on the roll (had we been given a national ELIAS rather than just the Victorian we could have eliminated them); and with just one or two fewer denials we would have passed."
 - e) "Our initial method of canvassing our members regarding their willingness to reply positively to any contact from the AEC by email proved to be inadequate because too many went straight into their junk file. We have since contacted all of those who didn't reply to our emails by SMS. As a result, we have revised our list of 1,650 to be submitted to the AEC and improved it to the point that 1,483 have indicated, either directly, or by being one of those who replied to the Victorian and Western Australian vetting procedure, that they are willing to say yes to any inquiry from the AEC. The remaining 167 have all joined in the last 15 months and are all on the roll. We also managed to delete more than 100 from the original list who had belatedly resigned or who indicated that they had also joined another party. As such we now have a much more robust list which we are confident would pass your testing procedure."
 - f) "On the above grounds we request that you do not proceed with your intention to deregister HAP. Failing that we request that you reapply your test to the attached revised HAP membership list."

- 25. I reject the reasons outlined by the Party in its statement provided on 11 February 2022 for the following reasons.
- 26. The Party has conceded that it 'nearly passed' the membership testing performed on the 29 November 2022 list. However close, the membership list did not, and still does not, satisfy the requirement to have at least 1,500 members.
- 27. The Party failed membership testing for exceeding the maximum number of permitted denials according to the ABS methodology used by the AEC. It did not fail membership testing due to having an insufficient number of members being identified on the electoral roll.
- 28. The Electoral Act defines an elector as someone that is on the Commonwealth Electoral Roll. Section 123 of the Electoral Act prescribes that an eligible political party, not being a Parliamentary party, has 'at least 1,500 members'. The requirement is not to be solely 'an elector' but to be a member of the party.
- 29. I consider that the membership testing results outlined above provide a more robust method for ascertaining whether a party has satisfied the requirements of the Electoral Act than a statement provided by the party.
- 30. The AEC's membership testing methodology and process has been developed by the AEC to support the delegate's consideration of whether a party has sufficient members. It is based on sampling methodology designed in consultation with the ABS and provides a valid methodology to satisfy a delegate of a party's membership. The Electoral Commission has previously concluded that the methodology 'was appropriate for membership testing, including because it was rational, fair and practical in all the circumstances.'
- 31. In summary, I remain satisfied that the Party does not have at least 1,500 members based on the outcomes from membership testing both membership lists of 29 November 2021 and 11 February 2022.
- 32. Accordingly, in my capacity as a delegate of the Electoral Commission, I have deregistered Health Australia Party under s 137(6) of the Electoral Act and the particulars of the Party have been cancelled from the Register under s 138 of the Electoral Act.

Review rights

- 33. Under s 141(2) of the Electoral Act, a person (including an organisation) affected by the decision who is dissatisfied with the decision may make a written application to the Electoral Commission for internal review of this decision within 28 days after the day on which the decision first comes to the notice of that person. There is no fee payable for requesting an internal review.
- 34. Requests for review of this decision should be addressed to Mr Tom Rogers, Australian Electoral Commissioner, and emailed to commission.secretariat@aec.gov.au or posted to Locked Bag 4007, Canberra City ACT 2601.

How do I request an internal review?

https://www.aec.gov.au/Parties_and_Representatives/Party_Registration/Registration_Decisions/202 1/notice-of-decision-with-reasons-SUPA.pdf

- 35. In accordance with ss 141(2) and 141(3) of the Electoral Act, an application for review must:
 - be in writing;
 - specify the name of the applicant;
 - · specify an address of the applicant; and
 - set out the reasons for making the application.
- 36. If you wish to apply for additional time beyond the 28 days to make an application for review of the delegate's decision, please also include the reasons for the application for additional time.

Who conducts an internal review?

- 37. The Electoral Commission, which is comprised of three members, the Australian Electoral Commissioner, a judicial member and a non-judicial member, conducts internal reviews. Under s 141(4) of the Electoral Act, the Electoral Commission shall review an application and make a decision to either:
 - affirm the decision under review;
 - · vary the decision under review; or
 - set aside the decision under review and make a decision in substitution for the decision set aside.

What can I do if I disagree with the outcome of an internal review?

38. If an internal review decision has been made by the Electoral Commission a person whose interests are affected, and who is dissatisfied with the decision made by the Electoral Commission, may apply to the AAT for an external merits review of the decision. More information on how to apply to the AAT and any applicable fees can be found on its website: www.aat.gov.au/applying-for-a-review/how-to-apply.

Freedom of Information

- 39. Under the *Freedom of Information Act 1982* ('the FOI Act') any person has the right to request access to documents held by the AEC. For more information about access to documents under the FOI Act please visit the AEC's "Access to AEC information" webpage at: www.aec.gov.au/information-access/index.htm.
- 40. Should you have any queries regarding party registration, please contact the AEC on 02 6271 4552, visit www.aec.gov.au or email fad@aec.gov.au.

Yours sincerely

(signed)

Joanne Reid Assistant Commissioner Delegate of the Electoral Commission

5 April 2022