Orders of the day

1 CLEAN ENERGY BILL 2011 (Prime Minister): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

2 CLEAN ENERGY (CONSEQUENTIAL AMENDMENTS) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

3 CLEAN ENERGY (INCOME TAX RATES AMENDMENTS) BILL 2011 (Treasurer): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

4 CLEAN ENERGY (HOUSEHOLD ASSISTANCE AMENDMENTS) BILL 2011 (Minister for Families, Housing, Community Services and Indigenous Affairs): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

5 CLEAN ENERGY (TAX LAWS AMENDMENTS) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

6 CLEAN ENERGY (FUEL TAX LEGISLATION AMENDMENT) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

7 CLEAN ENERGY (CUSTOMS TARIFF AMENDMENTS) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

8 CLEAN ENERGY (EXCISE TARIFF LEGISLATION AMENDMENT) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

9 OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS (IMPORT LEVY) AMENDMENT BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

10 OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS (MANUFACTURE LEVY) AMENDMENT BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

11 CLEAN ENERGY (UNIT SHORTFALL CHARGE—GENERAL) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

12 CLEAN ENERGY (UNIT ISSUE CHARGE—AUCTIONS) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

* Notifications to which an asterisk (*) is prefixed appear for the first time
† Debate to be adjourned to a future day at the conclusion of the time allotted.
13 CLEAN ENERGY (UNIT ISSUE CHARGE—FIXED CHARGE) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

14 CLEAN ENERGY (INTERNATIONAL UNIT SURRENDER CHARGE) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

15 CLEAN ENERGY (CHARGES—CUSTOMS) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

16 CLEAN ENERGY (CHARGES—EXCISE) BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

17 CLEAN ENERGY REGULATOR BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

18 CLIMATE CHANGE AUTHORITY BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).

19 STEEL TRANSFORMATION PLAN BILL 2011 (Minister for Climate Change and Energy Efficiency): Second reading—Resumption of debate (from 21 September 2011—Mr Murphy, in continuation).


25 MIGRATION LEGISLATION AMENDMENT (OFFSHORE PROCESSING AND OTHER MEASURES) BILL 2011 (Minister for Immigration and Citizenship): Second reading—Resumption of debate (from 22 September 2011—Ms Gambaro, in continuation) on the motion of M Bowen—That the Bill be now read a second time—And on the amendment moved thereto by Mr Bandt, viz.—That all words after “That” be omitted with a view to substituting the following words: ‘the House declines to give the bill a second reading and calls on the Government to end offshore processing and process all asylum seekers’ claims for protection onshore.”.

26 TERRITORIES SELF-GOVERNMENT LEGISLATION AMENDMENT (DISALLOWANCE AND AMENDMENT OF LAWS) BILL 2011 (from Senate): Second reading (from 22 August 2011). (On 25 August 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Social Policy and Legal Affairs.)


29 VETERANS’ AFFAIRS LEGISLATION AMENDMENT (PARTICIPANTS IN BRITISH NUCLEAR TESTS) BILL 2011 (Minister for Veterans’ Affairs): Second reading—Resumption of debate (from 22 September 2011—Mr Laming).

30 CORPORATIONS (FEES) AMENDMENT BILL 2011 (Minister for Financial Services and Superannuation): Second reading—Resumption of debate (from 18 August 2011—Mr A. D. H. Smith). (On 25 August 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Economics.)
31 CONSUMER CREDIT AND CORPORATIONS LEGISLATION AMENDMENT (ENHANCEMENTS) BILL 2011 (Minister for Financial Services and Superannuation): Second reading—Resumption of debate (from 21 September 2011—Ms Gambaro). (On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Joint Committee on Corporations and Financial Services.)

*32 EDUCATION SERVICES FOR OVERSEAS STUDENTS LEGISLATION AMENDMENT (TUITION PROTECTION SERVICE AND OTHER MEASURES) BILL 2011 (Minister for School Education, Early Childhood and Youth): Second reading—Resumption of debate (from 22 September 2011—Mr Laming). (On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Education and Employment.)

*33 EDUCATION SERVICES FOR OVERSEAS STUDENTS (REGISTRATION CHARGES) AMENDMENT (TUITION PROTECTION SERVICE) BILL 2011 (Minister for School Education, Early Childhood and Youth): Second reading—Resumption of debate (from 22 September 2011—Mr Laming). (On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Education and Employment.)

*34 EDUCATION SERVICES FOR OVERSEAS STUDENTS (TPS LEVIES) BILL 2011 (Minister for School Education, Early Childhood and Youth): Second reading—Resumption of debate (from 22 September 2011—Mr Laming). (On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Education and Employment.)


38 HIGHER EDUCATION SUPPORT AMENDMENT BILL (NO. 2) 2011 (Minister for School Education, Early Childhood and Youth): Second reading—Resumption of debate (from 21 September 2011—Ms Gambaro). (On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Education and Employment.)

39 OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT (SIGNIFICANT INCIDENT DIRECTIONS) BILL 2011 (Minister for Regional Australia, Regional Development and Local Government): Second reading—Resumption of debate (from 21 September 2011—Ms Gambaro). (On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Climate Change, Environment and the Arts.)


41 INTERIM REPORT OF THE QUEENSLAND FLOODS COMMISSION OF INQUIRY—MINISTERIAL STATEMENT AND COMMONWEALTH RESPONSE—MOTION TO TAKE NOTE OF DOCUMENTS: Resumption of debate (from 14 September 2011) on the motion of Mr McClelland—That the House take note of the documents.

42 SUSPENSION OF STANDING AND SESSIONAL ORDERS: Resumption of debate (from 21 September 2011—Mr Fitzgibbon, in continuation) on the motion of Mr Albanese—That so much of the standing and sessional orders be suspended as would prevent:

(1) the time and order of business for Tuesday, 11 October 2011 being as follows:
   (a) the House shall meet at 9am;
   (b) government business shall have priority from 9am until 2pm; and
   (c) during the period from 9am until 2pm any division on a question called for in the House, other than on a motion moved by a Minister during this period, shall stand deferred until the conclusion of the discussion of a matter of public importance; and

(2) any variation to this arrangement to be made only by a motion moved by a Minister.

43 JOINT SELECT COMMITTEE ON CYBER SAFETY: Consideration of Senate’s message No. 204 (from 19 September 2011).
Notices

1 MR ALBANESE: To move—That so much of the standing and sessional orders be suspended for the remainder of this period of sittings, to prevent any motion being moved during Question Time other than a motion moved by a Minister. (Notice given 3 March 2011.)

2 MR ALBANESE: To move—That standing order 80 (Closure of a Member speaking) be suspended for the remainder of this period of sittings, except when a motion is moved pursuant to the standing order by a Minister. (Notice given 18 October 2010.)

3 MR ALBANESE: To move—That standing order 47 (motions for suspension of orders) be suspended for the remainder of this sitting, except when a motion is moved pursuant to the standing order by a Minister. (Notice given 18 October 2010.)

Orders of the day—continued

*44 RESERVE BANK OF AUSTRALIA—REPORT FOR 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

*45 PAYMENT SYSTEMS BOARD—REPORT FOR 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

*46 EQUITY AND DIVERSITY—REPORT FOR 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

*47 PARLIAMENTARY JOINT COMMITTEE ON INTELLIGENCE AND SECURITY—REVIEW OF ADMINISTRATION AND EXPENDITURE NO.8, AUSTRALIAN INTELLIGENCE AGENCIES—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

*48 JOINT STANDING COMMITTEE ON TREATIES—REPORT 116: REVIEW INTO TREATIES TABLED ON 24 AND 25 NOVEMBER 2010, 9 FEBRUARY AND 1 MARCH 2011 AND TREATIES TRANSFERRED ON 16 NOVEMBER 2010—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

*49 AIRSERVICES AUSTRALIA—REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT—SECOND QUARTER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

*50 MEDIBANK PRIVATE LIMITED—REPORT FOR 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

51 DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—PROTECTION VISA PROCESSING TAKING MORE THAN 90 DAYS—1 MARCH TO 30 JUNE 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

52 REFUGEE REVIEW TRIBUNAL—CONDUCT OF REFUGEE TRIBUNAL REVIEWS NOT COMPLETED WITHIN 90 DAYS—1 MARCH TO 30 JUNE 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

53 OFFICE OF THE PRIVACY COMMISSIONER—REPORT FOR 2009-2010—CORRECTION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 20 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

54 DEFENCE HOUSING AUSTRALIA—STATEMENT OF CORPORATE INTENT 2011-2012—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 19 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

55 JOINT COMMITTEE ON PUBLICATIONS—INQUIRY INTO THE DEVELOPMENT OF A DIGITAL REPOSITORY AND ELECTRONIC DISTRIBUTION OF THE PARLIAMENTARY PAPER SERIES—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—RESPONSE TO OMBUDSMAN’S STATEMENTS MADE UNDER SECTION 4860 OF THE MIGRATION ACT 1958—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN RADIATION PROTECTION AND NUCLEAR SAFETY AGENCY—QUARTERLY REPORT OF THE CHIEF EXECUTIVE OFFICER OF ARPANSA—1 APRIL TO 30 JUNE 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF EDUCATION, EMPLOYMENT AND WORKPLACE RELATIONS—REVIEW OF STUDENT INCOME SUPPORT REFORMS—JULY 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

ATTORNEY-GENERAL’S DEPARTMENT—CONTROL ORDERS AND PREVENTATIVE DETENTION ORDERS—REPORT FOR 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 September 2011—Mr Hartsuyker) on the motion of Mr S. F. Smith—That the House take note of the document.

AIR SERVICES AUSTRALIA—CORPORATE PLAN 2011-2016—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 September 2011—Mr Hartsuyker) on the motion of Mr S. F. Smith—That the House take note of the document.

AUSTRALIAN RAIL TRACK CORPORATION LIMITED—STATEMENT OF CORPORATE INTENT 2011-2012—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 September 2011—Mr Hartsuyker) on the motion of Mr S. F. Smith—That the House take note of the document.

JOINT COMMITTEE OF PUBLIC ACCOUNTS AND AUDIT—INQUIRY INTO THE AUDITOR-GENERAL ACT 1997 (REPORT 419)—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 September 2011—Mr Hartsuyker) on the motion of Mr S. F. Smith—That the House take note of the document.

JOINT STANDING COMMITTEE ON ELECTORAL MATTERS—CIVICS AND ELECTORAL EDUCATION—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 12 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN LIVESTOCK EXPORT CORPORATION LIMITED—FUNDING AGREEMENT 2010-14 BETWEEN THE COMMONWEALTH OF AUSTRALIA AND AUSTRALIAN LIVESTOCK EXPORT CORPORATION LIMITED—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 12 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

JOINT COMMITTEE OF PUBLIC ACCOUNTS AND AUDIT—REPORT 421: THE ROLE OF THE AUDITOR-GENERAL IN SCRUTINISING GOVERNMENT ADVERTISING—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 12 September 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

MINISTER FOR INNOVATION, INDUSTRY, SCIENCE AND RESEARCH, SENATOR THE HON KIM CARR—MANUFACTURING—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 25 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN TAXATION OFFICE—SUPER CO-CONTRIBUTION QUARTERLY REPORT—1 JANUARY TO 31 MARCH 2011 AND 1 OCTOBER TO 31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 25 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF AGRICULTURE, FISHERIES AND FORESTRY—REPORT TO THE PARLIAMENT ON LIVESTOCK MORTALITIES DURING EXPORTS BY SEA—1 JANUARY 2011 TO 30 JUNE 2011—REPLACEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
MINISTER FOR AGRICULTURE, FISHERIES AND FORESTRY, SENATOR THE HON JOE LUDWIG—
IMPOR CONDITIONS FOR APPLES FROM NEW ZEALAND—MINISTERIAL STATEMENT—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 18 August 2011—
Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

MINISTER FOR AGRICULTURE, FISHERIES AND FORESTRY, SENATOR THE HON JOE LUDWIG—
LIVE ANIMAL EXPORTS—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 16 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the
House take note of the document.

AUSTRALIAN CUSTOMS AND BORDER PROTECTION SERVICE—CORRECTION—REPORT
2009-10—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 August 2011—
Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

PARLIAMENTARY BUDGET OFFICE—JOINT SELECT COMMITTEE—INQUIRY INTO THE
PROPOSED PARLIAMENTARY BUDGET OFFICE—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 16 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the
House take note of the document.

PRODUCTIVITY COMMISSION—CARING FOR OLDER AUSTRALIANS, VOLUMES 1 AND 2
(REPORT NO. 53)—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 August
2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

PRODUCTIVITY COMMISSION—DISABILITY CARE AND SUPPORT, VOLUMES 1 AND 2 (REPORT
NO. 54)—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 August 2011—
Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

DEPARTMENT OF AGRICULTURE, FISHERIES AND FORESTRY—REPORT TO THE PARLIAMENT
ON LIVESTOCK MORTALITIES DURING EXPORTS BY SEA—1 JANUARY 2011 TO 30 JUNE 2011—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 August 2011—
Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

AUSTRALIAN HUMAN RIGHTS COMMISSION—REPORT 44—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 16 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

AUSTRALIAN HUMAN RIGHTS COMMISSION—REPORT 45—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 16 August 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

DEPARTMENT OF FINANCE AND DEREGULATION—PARLIAMENTARIANS’ EXPENDITURE ON
ENTITLEMENTS PAID BY THE DEPARTMENT—JULY TO DECEMBER 2010—MOTION TO TAKE
NOTE OF DOCUMENT: Resumption of debate (from 7 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

DEPARTMENT OF FINANCE AND DEREGULATION—FORMER PARLIAMENTARIANS’
EXPENDITURE ON ENTITLEMENTS PAID BY THE DEPARTMENT—JULY TO DECEMBER 2010—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 7 July 2011—Mr Hartsuyker)
on the motion of Mr Albanese—that the House take note of the document.

DEPARTMENT OF FINANCE AND DEREGULATION—PARLIAMENTARIANS’ OVERSEAS STUDY
TRAVEL REPORTS—JULY TO DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 7 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House
take note of the document.

DEPARTMENT OF DEFENCE—SCHEDULE OF SPECIAL PURPOSE FLIGHTS—1 JULY TO
31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 7 July
2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL—REPORT OF THE INDEPENDENT
REVIEW OF THE PROHIBITION OF HUMAN CLONING FOR REPRODUCTION ACT 2002 AND
RESEARCH INVOLVING HUMAN EMBRYOS ACT 2002—JUNE 2011—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 7 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

GOVERNMENT RESPONSES TO PARLIAMENTARY COMMITTEE REPORTS—DOCUMENT—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Mr Hartsuyker)
on the motion of Mr Albanese—that the House take note of the document.
85 OFFICE OF THE RENEWABLE ENERGY REGULATOR—REPORT 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 5 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

86 DEPARTMENT OF HEALTH AND AGEING—REVIEW OF THE IMPACT OF THE NEW MEDICARE LEVY SURCHARGE THRESHOLDS ON PUBLIC HOSPITALS—SECOND YEAR REVIEW, 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 5 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

87 JOINT STANDING COMMITTEE ON FOREIGN AFFAIRS, DEFENCE AND TRADE—REVIEW OF THE DEFENCE ANNUAL REPORT 2008-09—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

88 DEPARTMENT OF HEALTH AND AGEING—REPORT TO PARLIAMENT ON BARRIERS TO GENERIC MEDICINES ENTERING THE MARKET THROUGH THE INAPPROPRIATE USE OF INTELLECTUAL PROPERTY RIGHTS OVER PRODUCT INFORMATION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

89 JOINT STANDING COMMITTEE ON ELECTORAL MATTERS—REPORT ON THE 2007 FEDERAL ELECTION: EVENTS IN THE DIVISION OF LINDSAY—REVIEW OF PENALTY PROVISIONS IN THE COMMONWEALTH ELECTORAL ACT 1918—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

90 DEPARTMENT OF HEALTH AND AGEING—EXTENDED MEDICARE SAFETY NET—REVIEW OF CAPPING ARRANGEMENTS—REPORT 2011 TOGETHER WITH A CONTEXTUAL OVERVIEW—SECTION 10C OF THE HEALTH INSURANCE ACT 1973—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

91 DEPARTMENT OF HEALTH AND AGEING—SPECIAL MEETING HELD ON WEDNESDAY, 20 APRIL TO DISCUSS THE REPORT ON THE 2010 REVIEW OF THE MEDICARE PROVIDER NUMBER LEGISLATION—RECORD OF PROCEEDINGS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

92 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—REPORT ON DIGITAL TELEVISION TRANSMISSION AND RECEPTION—1 APRIL TO 23 MAY 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

93 DEPARTMENT OF EDUCATION, EMPLOYMENT AND WORKPLACE RELATIONS—REPORT TO THE COMMONWEALTH MADE UNDER SECTION 24 OF THE AIR PASSENGER TICKET LEVY (COLLECTION) ACT 2001—1 APRIL 2010 TO 31 MARCH 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

94 HOUSE OF REPRESENTATIVES STANDING COMMITTEE ON INDUSTRY, SCIENCE AND INNOVATION—AUSTRALIA’S INTERNATIONAL RESEARCH COLLABORATION—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

95 HOUSE OF REPRESENTATIVES STANDING COMMITTEE ON MIGRATION—NEGOTIATING THE MAZE: REVIEW ARRANGEMENTS FOR OVERSEAS SKILLS RECOGNITION, UPGRADING AND LICENSING—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

96 DEPARTMENT OF CLIMATE CHANGE AND ENERGY EFFICIENCY—ENERGY USE IN THE AUSTRALIAN GOVERNMENT’S OPERATIONS—2008-2009—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

97 NHMRC EMBRYO RESEARCH LICENSING COMMITTEE—REPORT TO THE PARLIAMENT OF AUSTRALIA—1 SEPTEMBER 2010 TO 28 FEBRUARY 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.
98 AUSTRALIAN GOVERNMENT ACTUARY—SIXTH REPORT ON THE COSTS OF THE AUSTRALIAN GOVERNMENT’S RUN-OFF COVER SCHEME FOR MEDICAL INDEMNITY INSURERS, 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

99 TORRES STRAIT PROTECTED ZONE JOINT AUTHORITY—REPORT 2008-2009—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 20 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

100 DEPARTMENT OF HEALTH AND AGEING—REPORTING REQUIREMENTS UNDER SECTION 34A OF THE TOBACCO ADVERTISING PROHIBITION ACT 1992—1 JANUARY TO 31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 20 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.


108 PRODUCTIVITY COMMISSION—INQUIRY REPORT NO. 52—RURAL RESEARCH AND DEVELOPMENT CORPORATIONS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 June 2011—Mr K. J. Andrews) on the motion of Mr Albanese—That the House take note of the document.


110 PRELIMINARY RESPONSE TO THE PRODUCTIVITY COMMISSION REPORT ON THE RURAL RESEARCH AND DEVELOPMENT CORPORATIONS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 June 2011—Mr K. J. Andrews) on the motion of Mr Albanese—That the House take note of the document.
JUDGE ADVOCATE GENERAL—DEFENCE FORCE DISCIPLINE ACT 1982—REPORT FOR THE PERIOD 1 JANUARY TO 31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

THE AUSTRALIAN NATIONAL UNIVERSITY—REPORT 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 June 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

airservices australia—REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT—1ST QUARTER 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 31 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—REPORT ON DIGITAL TELEVISION TRANSMISSION AND RECEPTION—2 DECEMBER 2010 TO 31 MARCH 2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

HOUSE OF REPRESENTATIVES STANDING COMMITTEE ON EDUCATION AND TRAINING—REVIEW OF THE DEPARTMENT OF EDUCATION, SCIENCE AND TRAINING ANNUAL REPORT 2006-07—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.


director of military prosecutions—REPORT FOR THE PERIOD 1 JANUARY TO 31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 12 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

house of representatives standing committee on education and training—advisory report on the higher education legislative amendment (student services and amenities) bill 2010—government response—motion to take note of document: Resumption of debate (from 11 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

department of immigration and citizenship—reports by the commonwealth ombudsman under section 486O of the migration act 1958—motion to take note of document: Resumption of debate (from 11 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

department of immigration and citizenship—government response to ombudsman's statements made under section 486O of the migration act 1958—motion to take note of document: Resumption of debate (from 11 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

department of finance and deregulation—campaign advertising by australian government departments and agencies—1 JULY TO 31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

department of education, employment and workplace relations—national report to parliament on indigenous education and training, 2007—motion to take note of document: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

department of education, employment and workplace relations—national report to parliament on indigenous education and training, 2008—motion to take note of document: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

department of broadband, communications and the digital economy—funding of consumer representation grants program to telecommunications—report 2009-2010—motion to take note of document: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—CORRECTION—GOVERNMENT RESPONSE INTO THE INVESTIGATION INTO ACCESS TO ELECTRONIC MEDIA FOR THE HEARING AND VISION-IMPAIRED: MEDIA ACCESS REVIEW FINAL REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DAIRY AUSTRALIA LIMITED—DAIRY AUSTRALIA COMPLIANCE REPORT—1 JULY 2009 TO 30 JUNE 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN LIVESTOCK EXPORT CORPORATION LIMITED—LIVECORP COMPLIANCE REPORT—1 JULY 2009 TO 30 JUNE 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 10 May 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF EDUCATION, EMPLOYMENT AND WORKPLACE RELATIONS—SCHOOLS ASSISTANCE: REPORT ON FINANCIAL ASSISTANCE GRANTED TO EACH STATE IN 2009—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

FOREIGN INVESTMENT REVIEW BOARD—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN TAXATION OFFICE—SUPER CO-CONTRIBUTIONS QUARTERLY REPORTS—1 JULY TO 30 SEPTEMBER 2009, 1 OCTOBER TO 31 DECEMBER 2009, 1 JANUARY TO 31 MARCH 2010, 1 APRIL TO 30 JUNE 2010—AND—REPORT 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN TAXATION OFFICE—SUPER CO-CONTRIBUTIONS QUARTERLY REPORT—1 JULY TO 30 SEPTEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN COMPETITION AND CONSUMER COMMISSION—TELSTRA'S COMPLIANCE WITH PRICE CONTROL ARRANGEMENTS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AIRSERVICES AUSTRALIA—REPORT ON SYDNEY AIRPORT RUNWAY MOVEMENT CAP—DECEMBER QUARTER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF THE TREASURY—REPORT ON THE GUARANTEE SCHEME FOR LARGE DEPOSITS AND WHOLESALE FUNDING—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

COMMONWEALTH OMBUDSMAN—A REPORT ON THE COMMONWEALTH OMBUDSMAN'S ACTIVITIES IN MONITORING CONTROLLED OPERATIONS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

REFUGEE REVIEW TRIBUNAL—REPORT PURSUANT TO SECTION 440A OF THE MIGRATION ACT ON THE CONDUCT OF REFUGEE REVIEW TRIBUNAL REVIEWS NOT COMPLETED WITHIN 90 DAYS—1 JULY TO 31 OCTOBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—PROTECTION VISA PROCESSING TAKING MORE THAN 90 DAYS—1 JULY TO 31 OCTOBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

INNOVATION AUSTRALIA—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
139 SNOWY HYDRO LIMITED—CONSOLIDATED FINANCIAL REPORT FOR THE REPORTING PERIOD 5 JULY 2009 TO 3 JULY 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

140 AUSTRALIAN RADIATION PROTECTION AND NUCLEAR SAFETY AGENCY—QUARTERLY REPORT OF THE CHIEF EXECUTIVE OFFICER—1 OCTOBER TO 31 DECEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 1 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

141 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—REVIEW OF LOCAL CONTENT REQUIREMENTS FOR REGIONAL COMMERCIAL RADIO—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 1 March 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

142 COMMONWEALTH GRANTS COMMISSION—REPORT ON GST REVENUE SHARING RELATIVITIES—2011 UPDATE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

143 NATIONAL ENVIRONMENT PROTECTION COUNCIL—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

144 DEPARTMENT OF HEALTH AND AGEING—REPORT ON THE 2010 REVIEW OF THE MEDICARE PROVIDER NUMBER LEGISLATION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

145 FISHERIES RESEARCH AND DEVELOPMENT CORPORATION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

146 SUGAR RESEARCH AND DEVELOPMENT CORPORATION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

147 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—INVESTIGATION INTO ACCESS TO ELECTRONIC MEDIA FOR THE HEARING AND VISION-IMPAIRED: MEDIA ACCESS REVIEW FINAL REPORT—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

148 AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY—COMMUNICATIONS REPORT 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

149 AUSTRALIAN AGENCY FOR INTERNATIONAL DEVELOPMENT (AUSAID)—ANNUAL REVIEW OF DEVELOPMENT EFFECTIVENESS 2009—IMPROVING BASIC SERVICES FOR THE POOR—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

150 DEPARTMENT OF FINANCE AND DEREGULATION—CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

151 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—SPORT ON TELEVISION: A REVIEW OF THE ANTI-SIPHONING SCHEME IN THE CONTEMPORARY DIGITAL ENVIRONMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

153 AUSTRALIAN ELECTORAL COMMISSION—2010 REDISTRIBUTION OF VICTORIA INTO ELECTORAL DIVISIONS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

154 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—OPERATION OF THE PROHIBITION OF ADVERTISEMENTS OF INTERACTIVE GAMBLING SERVICES—2007 REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

155 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—OPERATION OF THE PROHIBITION OF ADVERTISEMENTS OF INTERACTIVE GAMBLING SERVICES—2008 REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

156 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—OPERATION OF THE PROHIBITION OF ADVERTISEMENTS OF INTERACTIVE GAMBLING SERVICES—2009 REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

157 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—OPERATION OF THE PROHIBITION OF ADVERTISEMENTS OF INTERACTIVE GAMBLING SERVICES—2010 REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

158 DEPARTMENT OF FINANCE AND DEREGULATION—2009-2010 CERTIFICATE OF COMPLIANCE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.


160 DEPARTMENT OF THE TREASURY—2010 TAX EXPENDITURE STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.


162 DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—REPORT ON DIGITAL TELEVISION TRANSMISSION AND RECEPTION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 9 February 2011—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

163 AUSTRALIAN PUBLIC SERVICE COMMISSION—STATE OF THE SERVICE REPORT 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 25 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

164 DEPARTMENT OF DEFENCE—SCHEDULE OF SPECIAL PURPOSE FLIGHTS—1 JANUARY TO 30 JUNE 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 25 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.

165 AUSTRALIAN ELECTORAL COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 25 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—that the House take note of the document.
166 HOUSE OF REPRESENTATIVES STANDING COMMITTEE ON COMMUNICATIONS—REPORT ON THE INQUIRY INTO CYBER CRIME—HACKERS, FRAUDSTERS AND BOTNETS: TACKLING THE PROBLEM OF CYBER CRIME—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 25 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

167 DEPARTMENT OF DEFENCE—REPORT FOR 2009-2010—VOLUMES 1 AND 2—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

168 SAFE WORK AUSTRALIA—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

169 GOVERNMENT RESPONSES TO PARLIAMENTARY COMMITTEE REPORTS—RESPONSE TO THE SCHEDULE TABLED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES ON 24 NOVEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

170 DEPARTMENT OF FINANCE AND DEREGULATION—MEMBERS OF PARLIAMENT (STAFF) ACT 1984—REPORT 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

171 HOUSE OF REPRESENTATIVES STANDING COMMITTEE ON CLIMATE CHANGE, WATER, ENVIRONMENT AND THE ARTS—MANAGING OUR COASTAL ZONE IN A CHANGING CLIMATE: THE TIME TO ACT IS NOW—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 23 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

172 MINISTER FOR BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY, SENATOR THE HON STEPHEN CONROY—NATIONAL BROADBAND NETWORK—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

173 MINISTER FOR AGRICULTURE, FISHERIES AND FORESTRY, SENATOR THE HON JOE LUDWIG—AUSTRALIAN PESTICIDES AND VETERINARY MEDICINES AUTHORITY REVIEWS OF DIMETHOATE AND FENTHION—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

174 PRIVATE HEALTH INSURANCE ADMINISTRATION COUNCIL—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

175 DEPARTMENT OF EDUCATION, EMPLOYMENT AND WORKPLACE RELATIONS—AGREEMENT MAKING IN AUSTRALIA UNDER THE WORKPLACE RELATIONS ACT 1996—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 18 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

176 DEPARTMENT OF VETERANS’ AFFAIRS, REPATRIATION COMMISSION, MILITARY REHABILITATION AND COMPENSATION COMMISSION—REPORTS 2009-2010—REPRINT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 18 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

177 AIRSERVICES AUSTRALIA—REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT 2ND QUARTER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 18 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

178 AIRSERVICES AUSTRALIA—REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT 3RD QUARTER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 18 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

179 DEPARTMENT OF FINANCE AND DEREGULATION—ISSUES FROM THE ADVANCES UNDER THE ANNUAL APPROPRIATIONS ACTS—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 17 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—REPORTS BY THE COMMONWEALTH AND IMMIGRATION OMBUDSMAN—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 17 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—RESPONSE TO OMBUDSMAN’S STATEMENTS MADE UNDER SECTION 486O OF THE MIGRATION ACT 1958—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 17 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

MIGRATION REVIEW TRIBUNAL AND REFUGEE REVIEW TRIBUNAL—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—PROTECTION VISA PROCESSING TAKING MORE THAN 90 DAYS—1 MARCH TO 30 JUNE 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

REFUGEE REVIEW TRIBUNAL—REPORT PURSUANT TO SECTION 440A OF THE MIGRATION ACT 1958 ON THE CONDUCT OF REFUGEE REVIEW TRIBUNAL REVIEWS NOT COMPLETED WITHIN 90 DAYS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN FISHERIES MANAGEMENT AUTHORITY—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

GENERAL PRACTICE EDUCATION AND TRAINING—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

EXECUTIVE DIRECTOR OF TOWNSHIP LEASING—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

NATIONAL CAPITAL AUTHORITY—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 16 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

MINISTER FOR FINANCE AND Deregulation, Senator the Hon Penny Wong—AN INDEPENDENT OFFICE OF BEST PRACTICE REGULATION—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN CURRICULUM, ASSESSMENT AND REPORTING AUTHORITY—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN PRUDENTIAL REGULATION AUTHORITY—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

FUTURE FUND—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF IMMIGRATION AND CITIZENSHIP—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

NBN CO LIMITED—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—TELECOMMUNICATIONS COMPETITIVE SAFEGUARDS—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
DEPARTMENT OF THE TREASURY—MID YEAR ECONOMIC AND FISCAL OUTLOOK 2010-2011—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 November 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF EDUCATION, EMPLOYMENT AND WORKPLACE RELATIONS—REPORT 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

INSOLVENCY AND TRUSTEE SERVICES AUSTRALIA—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

PRODUCTIVITY COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

WORKPLACE AUTHORITY—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

FAIR WORK OMBUDSMAN—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIA BUILDING AND CONSTRUCTION COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

COMMONWEALTH DIRECTOR OF PUBLIC PROSECUTIONS—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

RENUMERATION TRIBUNAL—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN CUSTOMS AND BORDER PROTECTION SERVICE—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN TRADE COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN LEARNING AND TEACHING COUNCIL—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

TAKEOVERS PANEL—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN COMPETITION AND CONSUMER/AUSTRALIAN ENERGY REGULATOR—REPORT 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

RESERVE BANK OF AUSTRALIA—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

PAYMENTS SYSTEM BOARD—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

PRIVATE HEALTH INSURANCE OMBUDSMAN—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
Mr Albanese—That the House take note of the document.

Mr Hartsuyker—That the House take note of the document.

Resumption of debate (from 27 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
DEPARTMENT OF FOREIGN AFFAIRS AND TRADE—REPORT FOR 2009-2010—VOLUMES 1 AND 2—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 27 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF INFRASTRUCTURE, TRANSPORT, REGIONAL DEVELOPMENT AND LOCAL
GOVERNMENT—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 27 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

NATIONAL WATER COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 27 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN TRANSPORT SAFETY BUREAU—REPORT FOR 2009-2010—MOTION TO TAKE NOTE
OF DOCUMENT: Resumption of debate (from 27 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

NATIONAL TRANSPORT COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 27 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN REWARD INVESTMENT ALLIANCE (ARIA)—REPORT FOR 2009-2010—MOTION TO
TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

DEPARTMENT OF CLIMATE CHANGE AND ENERGY EFFICIENCY—REPORT FOR 2009-2010—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

THE MILITARY SUPERANNUATION BENEFITS BOARD—REPORT FOR 2009-2010—MOTION TO
TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

THE DEFENCE FORCE RETIREMENT AND DEATH BENEFITS AUTHORITY—REPORT FOR
2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION AND AUSTRALIAN INDUSTRIAL
REGISTRY—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

FAIR WORK AUSTRALIA—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

COMMONWEALTH GRANTS COMMISSION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE
OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

CENTRELINK—REPORT FOR 2009-2010—CORRECTION—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

FRONTLINE DEFENCE SERVICES—ARMY AND AIR FORCE CANTEEN SERVICE—REPORT FOR
2009-2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

TAX PRACTICES BOARD—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

OFFICE OF RENEWABLE ENERGY REGULATOR—INCREASING AUSTRALIA’S RENEWABLE
ELECTRICITY GENERATION—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIAN BUREAU OF STATISTICS—REPORT FOR 2009-2010—MOTION TO TAKE NOTE
OF DOCUMENT: Resumption of debate (from 26 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.
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DEPARTMENT OF AGRICULTURE, FISHERIES AND FORESTRY—REPORT FOR 2009-2010—
MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 18 October 2010—
Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the document.

AUSTRALIA POST—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF DOCUMENT:
Resumption of debate (from 18 October 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the
House take note of the document.

DEPARTMENT OF EDUCATION, EMPLOYMENT AND WORKPLACE RELATIONS—IMPACTS OF
THE NEW JOB SEEKER COMPLIANCE FRAMEWORK—REPORT OF THE INDEPENDENT REVIEW—
SEPTEMBER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from
30 September 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the
document.

DEPARTMENT OF THE TREASURY—FINAL BUDGET OUTCOME 2009-2010—MOTION TO TAKE
NOTE OF DOCUMENT: Resumption of debate (from 30 September 2010—Mr Hartsuyker) on the motion
of Mr Albanese—That the House take note of the document.

MEDIBANK PRIVATE LIMITED—REPORT FOR 2009-2010—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 30 September 2010—Mr Hartsuyker) on the motion of
Mr Albanese—That the House take note of the document.

MINISTER FOR CLIMATE CHANGE, ENERGY EFFICIENCY AND WATER, SENATOR THE HON
PENNY WONG—GREEN LOANS PROGRAM—MINISTERIAL STATEMENT AND DOCUMENTS—
MOTION TO TAKE NOTE OF DOCUMENTS—
Independent inquiry—Green Loans Program: Review of procurement processes and contractual
arrangements.
Internal audit review of the procurement practices in the Green Loans Program, prepared by protiviti.
Department of Climate Change and Energy Efficiency’s response to the Hawke report on the Home
Insulation Program and the Faulkner inquiry into the Green Loans Program.
Resumption of debate (from 29 September 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the
House take note of the documents.

AIRSERVICES AUSTRALIA—REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT—
1ST QUARTER 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from
29 September 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the
document.

JOINT STANDING COMMITTEE ON FOREIGN AFFAIRS, DEFENCE AND TRADE—REPORT INTO
THE DEFENCE ANNUAL REPORT 2007-08—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE
OF DOCUMENT: Resumption of debate (from 29 September 2010—Mr Hartsuyker) on the motion of
Mr Albanese—That the House take note of the document.

AUSTRALIAN FEDERAL POLICE—GOVERNMENT’S EXPECTATIONS AND PRIORITIES FOR THE
AFP—MINISTERIAL DIRECTION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate
(from 29 September 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the
document.

DEPARTMENT OF AGRICULTURE, FISHERIES AND FORESTRY—INDEPENDENT REVIEW ON
PROGRESS WITH IMPLEMENTATION OF VICTORIAN REGIONAL AGREEMENTS—FINAL
REPORT—MAY 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from
29 September 2010—Mr Hartsuyker) on the motion of Mr Albanese—That the House take note of the
document.

DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—REPORT ON
THE DO NOT CALL REGISTER STATUTORY REVIEW—MAY 2010—MOTION TO TAKE NOTE OF
DOCUMENT: Resumption of debate (from 29 September 2010—Mr Hartsuyker) on the motion of
Mr Albanese—That the House take note of the document.

DEPARTMENT OF BROADBAND, COMMUNICATIONS AND THE DIGITAL ECONOMY—REPORT ON
DIGITAL TELEVISION TRANSMISSION AND RECEPTION—27 MARCH TO 30 JUNE 2010—MOTION
TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 29 September 2010—Mr Hartsuyker) on
the motion of Mr Albanese—That the House take note of the document.

MENTAL HEALTH: Consideration of Senate’s message No. 14 (from 27 October 2010).
Contingent notices of motion

Contingent on the motion for the second reading of any bill being moved: Minister to move—That so much of the standing orders be suspended as would prevent the resumption of debate on the motion that the bill be read a second time being made an order of the day for a later hour.

Contingent on any report relating to a bill being received from the Main Committee: Minister to move—That so much of the standing orders be suspended as would prevent the remaining stages being passed without delay.

Contingent on any bill being agreed to at the conclusion of the consideration in detail stage: Minister to move—That so much of the standing orders be suspended as would prevent the motion for the third reading being moved without delay.

Contingent on any message being received from the Senate transmitting any bill for concurrence: Minister to move—That so much of the standing orders be suspended as would prevent the bill being passed through all its stages without delay.

PRIVATE MEMBERS’ BUSINESS

Notice for Tuesday, 11 October 2011

*1 MS J. BISHOP: To move—That this House:

1. condemns the:
   (a) Boycotts, Divestment and Sanctions campaign against Israel; and
   (b) targeting of Max Brenner chocolate cafes as part of this campaign;
2. rejects this tactic as counterproductive to the promotion of the rights of Palestinians;
3. reiterates Australia’s support for the two-state solution and the right of the Israeli and Palestinian people to live peacefully within internationally recognised borders; and
4. urges the leaders of the Israeli and Palestinian people to resume direct negotiations. (Notice given 22 September 2011.)

Notices—continued

1 MS BIRD: To move—That this House:

1. notes that the Illawarra Ethnic Communities Council (IECC) celebrates its thirty-fifth anniversary in 2011;
2. congratulates the Chairman, Mr Ken Habak for his many years of leadership of the IECC, and past and present members of the IECC for their service;
3. acknowledges the extensive community services provided by the IECC to the Illawarra migrant community over the last 35 years;
4. commends the Federal Government’s multicultural policy; and
5. recognises that the Illawarra community is made up of diverse cultures, and lives in harmony with understanding and tolerance. (Notice given 24 February 2011. Notice will be removed from the Notice Paper unless called on on 31 October 2011.)

2 MR DANBY: To move—That this House:

1. congratulates the courageous people of Tunisia, Egypt, Libya, Yemen, Bahrain and other Middle Eastern countries who have demanded the resignation of long-ruling authoritarian governments and the holding of free elections in their countries;
2. welcomes the decisions of Presidents Ben Ali of Tunisia and Mubarak of Egypt to resign rather than plunge their countries into further bloodshed by clinging on to power;
3. condemns the tyrannical regime of Colonel Muammar Al-Qaddafi for using deadly force against the people of Libya, and calls on him to resign and leave the country rather than cause further bloodshed;
(4) calls on all Middle Eastern governments, including Iran, to allow peaceful transitions to democratic government, cease using force against peaceful demonstrators and respect human rights, including the rights of women and of all religious minorities;

(5) calls on the United Nations Human Rights Council to suspend Libya from membership as long as Colonel Al-Qaddafi is in power, and to take a firm stand in support of democratic freedom and human rights in all countries of the Middle East;

(6) calls on all Western governments to assist the people of Tunisia, Egypt, Libya and other Middle Eastern countries by all means available to safeguard their new freedoms, to establish stable governments and to hold free elections; and

(7) asserts that the best way to defeat anti-democratic forces such as extremist Islamism in the countries of the Middle East is for the West to show by word and deed that it supports the people of these countries in their aspirations for freedom and democracy, and to assist them in establishing stable, democratic, secular governments that uphold human rights and live in peace with their neighbours.

(Notice given 1 March 2011. Notice will be removed from the Notice Paper unless called on on 31 October 2011.)

3 MR BANDT: To move—That standing orders 1, 47, 78 and 91 be amended, as follows:

(1) Maximum speaking times
After ‘Suspension of standing or other orders without notice’, add ‘, if not moved during Question Time’;

(47) Motions for suspension of orders
After paragraph (d), add:
‘(e) If a suspension motion is moved during Question Time, the question must be put immediately and decided without amendment or debate.’

(78) Matters not open to debate
After paragraph (m), add:
‘(n) motions for suspension of orders, if the motion is moved during Question Time (standing order 47).’

(97) Daily Question Time
After paragraph (b), add:
‘(c) A Minister may not ask that further questions be placed on the Notice Paper until twenty questions have been asked and answered, or until 3.30 pm, whichever is earlier.’ (Notice given 22 March 2011. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 31 October 2011.)

4 MR GEORGANAS: To move—That this House:

(1) acknowledges the:
(a) occasion of the State Visit to Australia by the President of the Republic of Cyprus, His Excellency Mr Demetris Christofias;
(b) strong and enduring bilateral relationship between the Republic of Cyprus and the Commonwealth of Australia; and
(c) characterisation of the relationship by friendship and cooperation, underpinned by people to people links; and

(2) commends the:
(a) continuing efforts by President Christofias towards the reunification of Cyprus; and
(b) progress made so far in the fully fledged negotiations, and the prospect of further progress in the near future towards a comprehensive, durable and just settlement that safeguards the rights, interests and welfare of all Cypriots. (Notice given 10 May 2011. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 31 October 2011.)

5 MR BANDT: To move—That this House supports the aspirations and rights of each of the Palestinian and the Israeli peoples to independent states, living in peace and security. (Notice given 11 May 2011. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 31 October 2011.)
6 DR LEIGH: To move—That this House:

(1) recognises that:
   (a) 23 June is the United Nations’ Public Service Day;
   (b) democracy and successful governance are built on the foundation of a competent, career-based public service; and
   (c) the day recognises the key values of teamwork, innovation and responsiveness to the public; and

(2) commends the Australian Public Service on continuing to be an international model of best-practice public service and providing outstanding services to the Australian community. (Notice given 30 May 2011. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 31 October 2011.)

7 MS HALL: To move—That this House:

(1) expresses concern at the impact that beauty pageants have on children;

(2) calls for an investigation into the impact of these pageants on young girls; and

(3) notes that:
   (a) obsessive preoccupation with grooming, body image and superficial beauty has the potential to create major psychological disorder in adolescence and adulthood;
   (b) such pageants are common in the United States and that serious concerns have been expressed in relation to the impact they are having on these young girls who strive for an unrealistic and unobtainable image; and
   (c) these pageants have the potential to add significantly to Australia’s health costs. (Notice given 14 June 2011. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 31 October 2011.)

8 MR BANDT: To move—That this House:

(1) endorses the meetings of His Holiness the Dalai Lama with Coalition leaders Messers Tony Abbott and Warren Truss, and Greens Leader Senator Bob Brown;

(2) expresses disappointment that neither the Prime Minister nor Minister for Foreign Affairs were available to meet His Holiness the Dalai Lama;

(3) notes that the last Prime Minister to meet His Holiness was Mr John Howard in 2007; and

(4) wishes the people of Tibet well in their aspiration to have His Holiness return home to Tibet’s capital, Lhasa. (Notice given 14 June 2011. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 31 October 2011.)

9 MR KATTER: To move—That this House:

(1) directs the Government to immediately commence an inquiry into the circumstances leading up to the Minister for Agriculture, Fisheries and Forestry’s decision to suspend the live cattle export trade to Indonesia and that this inquiry include:
   (a) Meat and Livestock Australia and all other related instrumentalities and departmental divisions; and
   (b) an investigation of where producers’ $5 per ox sale levy is being spent and how much of this $5 has been expended on ‘animal welfare’ and how effectively this money has been spent;

(2) directs the Government to within two weeks:
   (a) deploy 10 Australian officials to Indonesia;
   (b) direct these officials, along with Indonesian Government appointees, to immediately implement an upgrading of Indonesian abattoirs to meet humane standards currently met in Australia; and
   (c) instruct Indonesian meatworkers on how to process to humane standards currently met in Australia;

(3) directs the Government to ship to Indonesia 60 stun guns with knocking boxes and video cameras within seven days, and to provide appropriate training;

(4) directs the Government as a matter of urgency to:
   (a) begin accrediting Indonesian abattoirs that already meet humane standards currently met in Australia;
   (b) begin accrediting Indonesian abattoirs that have been newly upgraded to meet humane standards currently met in Australia;
(c) implement supply chain traceability and auditing systems; and
(d) implement independent monitoring of conditions in Indonesian abattoirs; and
(5) once the conditions in part 4 are satisfied, calls on the Government to immediately allow the
resumption of trade with accredited Indonesian abattoirs that meet humane standards currently met in
Australia. (Notice given 16 June 2011. Notice will be removed from the Notice Paper unless called on
on any of the next 4 sitting Mondays after 31 October 2011.)

10 MS ROWLAND: To move—That this House:
(1) acknowledges and commemorates the:
   (a) ninety-second anniversary of the Maltese Uprising on 7 June;
   (b) loss of Maltese life at the hands of the British Empire during Malta's struggle for independence;
   and
   (c) efforts of Maltese individuals such as, Manwel Attard, Guze Bajada, Wenzu Dyer, Karmenu Abela, as well as Cikku Darmanin and Toni Caruana, as part of the Maltese struggle for independence; and
(2) records its appreciation for the valuable contributions made by the Maltese-Australian community to all aspects of our society. (Notice given 16 June 2011. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 31 October 2011.)

11 MR PYNE: To move—That standing order 1, Maximum speaking times, section headed Suspension of standing or other orders without notice, be amended to read as follows:

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<td>In this debate the time taken by any division shall not be included as part of a Member’s speech time, nor as part of the time for the whole debate</td>
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(standing order 47)

(Notice given 6 July 2011. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 31 October 2011.)

12 MS SMYTH: To move—That this House:
(1) recognises the value of the Victorian Certificate of Applied Learning (VCAL) in providing young Australians with work experience and literacy and numeracy skills which in turn prepare them for further training and employment; and
(2) considers that the decision of the Victorian Government to cut VCAL funding will particularly harm disadvantaged and disengaged students who are encouraged by VCAL to remain in education and to benefit from practical education and training. (Notice given 24 August 2011. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 31 October 2011.)

13 MR HAYES: To move—That this House:
(1) recognises:
   (a) the extensive historical connection and contribution of the Mandaean religion and that of other indigenous people, to the country of Iraq and humanity overall;
   (b) the ongoing plight since 2003 associated with a systematic loss of culture, heritage and language of the Sabian Mandaean and various Christian minorities in Iraq; and
   (c) that Australia was part of the 'coalition of the willing' that prosecuted the war on Iraq in 2003, and due to this involvement, Australia, along with its coalition partners, has a moral responsibility to compassionately support and protect the indigenous minorities of Iraq from ongoing persecution;
(2) condemns the horrendous acts of violence and persecution against the Sabian Mandaeans and other religious minorities in Iraq; and
encourages the preservation and continued prosperity of the heritage, culture and language of the Sabian Mandaean and other indigenous people of Iraq. (Notice given 24 August 2011. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 31 October 2011.)

14 MR L. D. T. FERGUSON: To move—That this House:

(1) notes that:

(a) on 11 July 1995, the Bosnian town of Srebrenica, which was at that time proclaimed a Protected Zone by the United Nations Security Council Resolution of 16 April 1993, fell into the hands of the Army of Republica Srpska led by General Ratko Mladic and under the direction of then President of the Republica Srpska, Radovan Karadzic;

(b) from 12 July the Army and the Police of Republica Srpska separated men aged 16 to approximately 60 or 70 from their families;

(c) Bosnian Serb forces killed over 7000 Bosnian Muslim men following the takeover of Srebrenica in July 1995;

(d) all of the executions systematically targeted Bosnian Muslim men of military age, regardless of whether they were civilians or soldiers;

(e) the acts committed at Srebrenica were done with specific intent to destroy in part the group of Muslims of Bosnia and Herzegovina and as such, were acts of genocide, committed by members of the Army of Republica Srpska in around and Srebrenica from about 13 July 1995; and

(f) these findings have been confirmed by the International Court of Justice and the International Criminal Tribunal for the former Yugoslavia through final and binding judgements; and

(2) considers that 11 July should be recognise as Srebrenica Remembrance Day in memory of the genocide at Srebrenica in July 1995. (Notice given 24 August 2011. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 31 October 2011.)

15 MR PYNE: To move—That this House requests the presence of the Member for Dobell to make a statement with respect to all the matters pertaining to his time as National Secretary of the Health Services Union and canvassed in the press, including but not limited to, his receipt of a gift from the NSW branch of the Australian Labor Party that remained undeclared on his Register of Members Interests for 77 days after the time had elapsed that such a declaration should be made. (Notice given 24 August 2011. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 31 October 2011.)

16 MR L. D. T. FERGUSON: To move—That this House:

(1) notes the tenth anniversary of the Harkin-Engel Protocol signed in September 2001, designed to encourage voluntary standards for the certification of cocoa production that prohibits and eliminates engagement in the worst forms of child labour, as defined by the International Labour Organization (ILO) Convention 182; and

(2) calls upon the Australian Government to:

(a) fund research to ascertain a list of products where there is a serious risk of human trafficking and/or slavery occurring in the supply chain;

(b) be proactive in procurement policy making to counter trafficking or slavery in the supply chain for products purchased by the Government;

(c) actively engage in international fora to ensure greater priority for consideration of measures against child slavery;

(d) work co-operatively to improve traceability of products through the monitoring of their derivation;

(e) co-operate closely with ILO against trafficking. (Notice given 12 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 31 October 2011.)

17 MR BROADBENT: To move—That this House notes the importance of the dairy industry to the health and well being of Australia. (Notice given 12 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 31 October 2011.)
18 MS HALL: To move—That this House:

(1) acknowledges the
   (a) important role played by Meals On Wheels organisations throughout Australia in delivering nutritious meals for frail aged and disabled Australians; and
   (b) role played by volunteers in preparing and delivering meals;
(2) notes that Meals on Wheels volunteers provide the only social contact to many house bound elderly and disabled Australians;
(3) further notes that the strength of Meals On Wheels organisations is linked to their ability to deliver to their clients in many diverse ways which recognises the needs of their clients and reflects the communities they service. (Notice given 13 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 31 October 2011.)

19 MR WILKIE: To move—That this House:

(1) acknowledges the large number of mothers and fathers with serious grievances with family law and the child support system;
(2) notes that there has not been a comprehensive review of the child support system since the 2005 review *In the Best Interests of Children - Reforming the Child Support Scheme*;
(3) calls on the Government to undertake a comprehensive review of family law and the child support system; and
(4) recommends that the Terms of Reference of this review be formulated to ensure that the safety and well being of children are paramount. (Notice given 13 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 31 October 2011.)

20 MR BANDT: To move—That:

(1) a Joint Select Committee on Australian Jobs and Manufacturing be appointed to inquire into and report on:
   (a) the state of the country’s manufacturing sector and the threats to jobs and opportunities in the sector;
   (b) the significant role of commodities exports in Australia’s economy and the impacts of this on the economy, including on costs of capital and labour, infrastructure investment and the value of the dollar;
   (c) policies to support and encourage innovation and adaptation in the manufacturing sector including local content rules for the resources sector and government procurement; and
   (d) any related matters;
(2) the committee consist of 11 members, 2 Members to be nominated by the Government Whip or Whips, 2 Senators to be nominated by the Leader of the Government in the Senate, 2 Members to be nominated by the Opposition Whip or Whips, 2 Senators to be nominated by the Leader of the Opposition in the Senate, 1 Member and 1 Senator to be nominated by the Australian Greens Whip, and 1 non-aligned member;
(3) participating members may be appointed to the committee and may participate in hearings of evidence and deliberations of the committee, and have all the rights of a member of the committee, but may not vote on any questions before the committee;
(4) every nomination of a member of the committee be notified in writing to the President of the Senate and the Speaker of the House of Representatives;
(5) the members of the committee hold office as a joint select committee until the House of Representatives is dissolved or expires by effluxion of time, whichever is the earlier;
(6) the committee shall elect a Government chair and a non-Government deputy chair;
(7) the deputy chair shall act as chair of the committee at any time when the chair is not present at a meeting of the committee, and at any time when the chair and deputy chair are not present at a meeting of the committee the members present shall elect another member to act as chair at that meeting;
(8) in the event of an equally divided vote, the chair, or the deputy chair when acting as chair, have a casting vote;
(9) 3 members of the committee constitute a quorum of the committee provided that in a deliberative meeting the quorum shall include 1 Government member of either House and 1 non-Government member of either House;
(10) the committee have power to appoint subcommittees consisting of 3 or more of its members and to refer to any subcommittee any matter which the committee is empowered to examine;
(11) the committee appoint the chair of each subcommittee who shall have a casting vote only;
(12) at any time when the chair of a subcommittee is not present at a meeting of the subcommittee the members of the subcommittee present shall elect another member of that subcommittee to act as chair at that meeting;
(13) 2 members of a subcommittee constitute the quorum of that subcommittee;
(14) members of the committee who are not members of a subcommittee may participate in the proceedings of that subcommittee but shall not vote, move any motion or be counted for the purpose of a quorum;
(15) the committee or any subcommittee have power to call for witnesses to attend and for documents to be produced;
(16) the committee or any subcommittee may conduct proceedings at any place it sees fit;
(17) the committee or any subcommittee have power to adjourn from time to time and to sit during any adjournment of the House of Representatives and the Senate;
(18) the committee may report to both Houses of Parliament from time to time and that it present its final report no later than 16 December 2011;
(19) the provisions of this resolution, so far as they are inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders; and
(20) a message be sent to the Senate acquainting it of this resolution and requesting that it concur and take action accordingly. (Notice given 13 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 October 2011.)

21 MR BANDT: To move—That this House:
(1) notes that:
   (a) HRL Limited was awarded a $100 million grant in 2007 by the Coalition Government under the Low Emissions Technology Demonstration Fund;
   (b) to date, HRL Limited has been unable to meet the pre-conditions of the grant, and no money has been dispersed;
   (c) the grant would facilitate the building of a new coal fired power plant, contradicting the current Prime Minister's statement that no new dirty coal fired power plants will be built in Australia;
   (d) there are a number of low emission renewable technologies that deserve government support; and
   (e) the Australian community strongly supports public funds being used to support the development of renewable technologies; and
(2) calls on the Government to immediately withdraw the grant offer to HRL Limited and allocate the $100 million to the Australian Renewable Energy Authority. (Notice given 15 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 31 October 2011.)

22 MR CHAMPION: To move—That this House notes that:
(1) the industrial system under the Fair Work Act 2009 is working well with low unemployment and low levels of industrial disputation;
(2) under the Fair Work Act 2009, 10 800 agreements have been made covering almost 1.5 million employees;
(3) since the introduction of the Fair Work Act 2009, the number of days lost to industrial action has continued its historical downwards trend; and
(4) the Fair Work Act 2009 is meeting its objective to balance the needs of employees and employers without taking away basic rights and guaranteed minimum standards. (Notice given 15 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 31 October 2011.)
23 **MS LEY:** To move—That this House:

(1) notes that:
   (a) in the 2010-11 Budget, the Gillard Government has not considered the implications of removing Commonwealth funding for Occasional Care Child Care; and
   (b) the consequence of ceasing this funding has caused Australian families real hardship as they struggle to find alternative sources of child care;

(2) acknowledges that:
   (a) there are no other Commonwealth funded forms of child care to fill this void; and
   (b) withdrawal of this funding has resulted in job losses in the industry; and

(3) calls on the Government to reinstate Commonwealth funding for Occasional Care Child Care. (*Notice given 20 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 31 October 2011.*)

24 **MRS GRIGGS:** To move—That this House:

(1) acknowledges 19 February 1942 as the day Darwin was bombed and marks the first time Australia was militarily attacked by enemy forces;

(2) reflects upon the significant loss of life of Australian Defence personnel and civilians during the attacks and casualties of the bombings;

(3) recognises that the attack remained a secret for many years and that even today, many Australians are unaware of the bombing of Darwin and the significant damage and loss of life which resulted; and

(4) calls for 19 February of each year to be Gazetted as ‘Bombing of Darwin Day’ and be named a Day of National Significance by the Governor-General. (*Notice given 20 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 31 October 2011.*)

25 **DR LEIGH:** To move—That this House:

(1) recognises that:
   (a) the Australian incarceration rate has risen from 117 prisoners per 100 000 adults in 1991 to 172 prisoners per 100 000 adults in 2010;
   (b) since the *Indigenous Deaths in Custody Report* was released in 1991, the Indigenous incarceration rate has risen from 1739 prisoners per 100 000 adults to 2303 prisoners per 100 000 adults; and
   (c) an increasing number of Australian children have a parent behind bars; and

(2) encourages governments at all levels to pursue innovative policies to reduce crime and incarceration rates, including:
   (a) investing in early intervention programs to deter young people from crime;
   (b) where appropriate, considering alternatives to incarceration such as weekend detention, periodic detention, restorative justice and drug courts;
   (c) employing smart policing strategies, such as using real-time crime statistics to identify and target crime hotspots;
   (d) establishing in-prison education, training and rehabilitation programs aimed at reducing recidivism and improving family relationships for prisoners with children; and
   (e) implementing randomised policy trials (akin to the 1999 NSW Drug Court randomised trial) to rigorously evaluate the impact of criminal justice interventions. (*Notice given 20 September 2011. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 31 October 2011.*)
Orders of the day

1 EVIDENCE-BASED POLICY MAKING: Resumption of debate (from 28 February 2011) on the motion of Dr Leigh—That this House:
   (1) reaffirms this Government’s commitment to evidence-based policy making;
   (2) notes that:
      (a) the Productivity Commission has highlighted the importance of rigorous evaluation in assessing the impact of social, educational, employment and economic programs; and
      (b) randomised policy trials are increasingly being used as an evaluation tool in developed and developing nations; and
   (3) supports measures to increase the quality of evaluations, and calls on the Government to consider whether randomised policy trials may be implemented to evaluate future Government policies. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 31 October 2011.)

2 ENVIRONMENT PROTECTION AND BIODIVERSITY CONSERVATION (ABOLITION OF ALPINE GRAZING) BILL 2011 (Mr Bandt): Second reading—Resumption of debate (from 21 March 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 31 October 2011. On 24 March 2011, the Selection Committee recommended that this order of the day be voted on.)

3 ABOLITION OF AGE LIMIT ON PAYMENT OF THE SUPERANNUATION GUARANTEE CHARGE BILL 2011 (Mrs B. K. Bishop): Second reading—Resumption of debate (from 26 May 2011—Mr Pyne). (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 31 October 2011. On 24 March 2011, the Selection Committee recommended that this order of the day be voted on.)

4 FISCAL STRATEGY: Resumption of debate (from 23 May 2011) on the motion of Mr S. P. Jones—That this House:
   (1) notes that as the world emerges from the Global Financial Crisis:
      (a) in Australia unemployment of five per cent is low by international standards; and
      (b) the Australian Government’s Debt to GDP ratio is lower and its fiscal consolidation faster, than in most comparable countries; and
   (2) agrees that the Gillard Government’s fiscal strategy to assist business and communities to recover from this crisis while managing inflation and removing the structural deficits from the Federal Budget is the right course of action for Australia's long term economic prosperity. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

5 EARLY ONSET DEMENTIA: Resumption of debate (from 23 May 2011—Mrs K. L. Andrews, in continuation) on the motion of Ms Rishworth—That this House:
   (1) recognises the devastating impact of early onset dementia on the lives of sufferers and their families;
   (2) notes that:
      (a) individuals who suffer from early onset dementia often face unique challenges including obtaining an accurate and early diagnosis and finding appropriate accommodation and care facilities; and
      (b) early onset dementia sufferers are generally still physically active, engaged in paid employment and many still have significant family responsibilities at the time of their diagnosis;
   (3) acknowledges that these characteristics often mean that sufferers of early onset dementia require support services tailored to their unique circumstances including:
      (a) accommodation with appropriate support and activities specifically for their age;
      (b) support for family members to understand and cope with the impact of the disease especially for young dependent children; and
      (c) support for the individual and their families in managing their reduced capacity to work and inability to fulfil family responsibilities, such as parenting, as a result of the disease; and
   (4) calls on all levels of government to work together to appropriately support those suffering from early onset dementia and their families. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)
CONDEMNATION OF THE DEATH PENALTY: Resumption of debate (from 30 May 2011—Mr L. D. T. Ferguson, in continuation) on the motion of Mr Melham—That this House:

(1) notes the release on 28 March 2011 of an Amnesty International report entitled Death Sentences and Executions 2010 and that:
   (a) over the last 10 years, 31 countries have abolished the death sentence in practice or in law; and
   (b) in December 2010:
      (i) the United Nations General Assembly adopted its third resolution on a moratorium on the use of the death penalty; and
      (ii) 23 countries had carried out executions in 2010 compared to 19 countries in 2009; and

(2) recommits to its bi-partisan condemnation of the death penalty across the world. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 31 October 2011.)

AUSTRALIAN BUILDING AND CONSTRUCTION COMMISSION: Resumption of debate (from 20 June 2011—Mr Briggs, in continuation) on the motion of Mr Champion—That this House:

(1) notes the:
   (a) Australian Building and Construction Commission (ABCC) created under the Howard Government’s industrial relations legislation unfairly targets workers in the construction industry; and
   (b) Government believes the current ABCC should be abolished and replaced with a new inspectorate that is part of the Fair Work Australia system; and

(2) calls on all Members to support the abolition of the ABCC to restore fairness in the construction industry for workers and employers. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 31 October 2011.)

FOOD STANDARDS AMENDMENT (TRUTH IN LABELLING—PALM OIL) BILL 2011 (from Senate) (Mr Bandt): Second reading (from 4 July 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011. On 7 July 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Economics, and the Committee reported on 19 September 2011.)

BANKING AND CONSUMER CREDIT PROTECTION AMENDMENT (MOBILITY AND FLEXIBILITY) BILL 2011 (Mr Bandt): Second reading (from 22 August 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 31 October 2011.)

ENVIRONMENT PROTECTION AND BIODIVERSITY CONSERVATION AMENDMENT (MINING, PETROLEUM AND WATER RESOURCES) BILL 2011 (Mr Windsor): Second reading (from 12 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011. On 15 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Agriculture, Resources, Fisheries and Forestry.)

HEAVY VEHICLE REGISTRATION: Resumption of debate (from 12 September 2011) on the motion of Mr Zappia—That this House:

(1) acknowledges the importance of the road transport industry to Australia's economy;

(2) notes that intergovernmental agreement on heavy vehicle regulatory reform was reached at the Council of Australian Governments meeting on 19 August 2011;

(3) acknowledges the significance of this agreement to Australia's road transport sector; and

(4) commends the federal Minister for Infrastructure and Transport for his work in bringing about this agreement.

—And on the amendment moved thereto by Ms Marino, viz.—That the following words be inserted:

(5) condemns the Minister for Infrastructure and Transport and the Gillard Government for its introduction of a carbon tax on transport fuel. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011.)
12 GST REVENUE FOR WESTERN AUSTRALIA: Resumption of debate (from 12 September 2011—Mr Oakeshott) on the motion of Mr Crook—That this House:

(1) notes that:

(a) Goods and Services Tax (GST) revenues are distributed to the States and Territories in accordance with a formula driven by Horizontal Fiscal Equalisation (HFE) principles and are legislated for in the Federal Financial Relations Act 2009;
(b) for 2010-11, Western Australia received just 68 per cent of what it would have received if GST revenue was distributed across Australia on a per capita basis—the lowest relativity applied to any State since the formula was introduced; and
(c) every other State and Territory, by contrast, received not less than 91 per cent of what it would have received if GST revenue was distributed evenly across Australia; and

(2) calls on the Government to refer the matter of the minimum share of GST allocated to Western Australia to the GST Distribution Review for further consideration and analysis. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011. On 15 September 2011, the Selection Committee recommended that this order of the day be voted on.)

—And on the amendment moved thereto by Dr Washer, viz.—That the House: deletes paragraph (2) of the motion and substitutes:

(2) calls on the Government to refer the matter of the minimum share of GST allocated to Western Australia to the GST Distribution Review for further consideration and analysis. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011. On 15 September 2011, the Selection Committee recommended that this order of the day be voted on.)

13 AIR SERVICES (AIRCRAFT NOISE) AMENDMENT BILL 2011 (Mrs Moylan): Second reading (from 12 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011.)

14 CONSTITUTIONAL CORPORATIONS (FARM GATE TO PLATE) BILL 2011 (Mr Katter): Second reading (from 19 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Agriculture, Resources, Fisheries and Forestry.)

15 COMPETITION AND CONSUMER AMENDMENT (HORTICULTURAL CODE OF CONDUCT) BILL 2011 (Mr Katter): Second reading (from 19 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Agriculture, Resources, Fisheries and Forestry.)

16 TELECOMMUNICATIONS AMENDMENT (ENHANCING COMMUNITY CONSULTATION) BILL 2011 (Mr Wilkie): Second reading (from 19 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September 2011, the Selection Committee made a determination that this Bill be referred to the Standing Committee on Infrastructure and Communications.)

17 SAFETY, REHABILITATION AND COMPENSATION AMENDMENT (FAIR PROTECTION FOR FIREFIGHTERS) BILL 2011 (Mr Bandt): Second reading—Resumption of debate (from 19 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September 2011, the Selection Committee recommended that this order of the day be voted on.)

18 WILD RIVERS (ENVIRONMENTAL MANAGEMENT) BILL 2011 (Mr Abbott): Second reading—Resumption of debate (from 19 September 2011—Ms Owens, in continuation). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011.)
19 **AUSTRALIAN INDUSTRY PARTICIPATION PLANS**: Resumption of debate (from 19 September 2011) on the motion of Mr S. P. Jones—That this House:

(1) notes that:
   (a) Australia needs a diverse economy to prosper now and into the future;
   (b) Australia has a strong innovation framework, and some of the best research and development and skilled workers in the world, but industry and government support is needed to turn that capacity into goods manufactured in Australia;
   (c) the Australian Government has an agenda for nation building, innovation and improving the productive performance of business and industry, but that more can be done in this area;
   (d) the Australian Manufacturing industry should continue to be assisted by government to ensure that the mining boom does not crowd-out every other area of the economy; and
   (e) the Government has already made a substantial contribution to the development of this agenda;
(2) reaffirms its belief in a modern, cohesive and comprehensive industry policy for Australian manufacturing which links these elements of the Australian economy;
(3) supports policies to spread the benefits of the mining boom to local manufacturers and the development of a skilled workforce by;
   (a) ensuring that the mining industry invests in apprenticeships and training to ensure Australia continues to renew and develop a high-skilled workforce; and
   (b) requiring:
      (i) all new major resource projects have an Australian Industry Participation Plan (AIPP) which provides details of the Australian manufactured materials and services to be used on all major resource developments; and
      (ii) open and transparent tendering arrangements which permit Australian industry to compete on an equal basis with international companies for sub-contracts associated with major resource projects;
(4) supports policies that require Australian Government infrastructure and defence industry projects to produce and publish an AIPP detailing Australian manufactured materials and services; and
(5) in the interests of accountability and transparency, insists that all AIPPs be published and regularly updated as projects progress. *(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011.)*

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**COMMITTEE AND DELEGATION BUSINESS** has precedence each Monday in the House of Representatives Chamber from 10.10 a.m. to 12 noon and from 8 to 9.30 p.m.; and in the Main Committee from approx. 11 a.m. to approx. 1.30 p.m. and from approx. 6.30 to 9 p.m. (standing orders 34, 35 and 192).

**PRIVATE MEMBERS’ BUSINESS** has precedence from the conclusion of consideration of committee and delegation business each Monday (standing orders 34, 35 and 192). The **SELECTION COMMITTEE** is responsible for arranging the timetable and order of committee and delegation business and private Members’ business for each sitting Monday. Any private Members’ business not called on, or consideration of private Members’ business or committee and delegation business which has been interrupted and not re-accorded priority on any of the next 8 sitting Mondays, shall be removed from the Notice Paper (standing order 42).
BUSINESS OF THE MAIN COMMITTEE

GOVERNMENT BUSINESS

Statements

1 SAM STOSUR: Further statements by indulgence (from 22 September 2011).

Orders of the day

1 NATIONAL BROADBAND NETWORK—JOINT STANDING COMMITTEE—REVIEW OF THE ROLLOUT OF THE NATIONAL BROADBAND NETWORK (FIRST REPORT)—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 September 2011—Mr Hayes) on the motion of Mr Albanese—That the House take note of the document.

2 PRIME MINISTER’S REPORT 2011—CLOSING THE GAP—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 22 March 2011—Mr S. P. Jones) on the motion of Mr Dreyfus—That the House take note of the document.

3 COMMEMORATION OF THE SECOND ANNIVERSARY OF THE BLACK SATURDAY BUSHFIRES—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 February 2011—Mr C. R. Thomson) on the motion of Mr Rudd—That the House take note of the document.

†4 GRIEVANCE DEBATE: Question—That grievances be noted—Resumption of debate (from 19 September 2011).

COMMITTEE AND DELEGATION REPORTS

Orders of the day

1 INFRASTRUCTURE AND COMMUNICATIONS—STANDING COMMITTEE—REPORT—BROADENING THE DEBATE: INQUIRY INTO THE ROLE AND POTENTIAL OF THE NATIONAL BROADBAND NETWORK—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 September 2011) on the motion of Ms Bird—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re- accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

2 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT—INQUIRY INTO AUSTRALIA’S TRADE AND INVESTMENT RELATIONS WITH ASIA, THE PACIFIC AND LATIN AMERICA—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 12 September 2011) on the motion of Ms Saffin—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re- accorded priority on any of the next 7 sitting Mondays after 31 October 2011.)

3 REGIONAL AUSTRALIA—STANDING COMMITTEE—REPORT—OF DROUGHT AND FLOODING RAINS: INQUIRY INTO THE IMPACT OF THE GUIDE TO THE MURRAY-DARLING BASIN PLAN—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 17 August 2011) on the motion of Mr Windsor—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re- accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

4 ELECTORAL MATTERS—JOINT STANDING COMMITTEE—REPORT ON THE CONDUCT OF THE ELECTION AND RELATED MATTERS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 7 July 2011) on the motion of Mr Melham—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re- accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

5 CHRISTMAS ISLAND TRagedy—JOINT SELECT COMMITTEE—REPORT—CHRISTMAS ISLAND TRagedy of 15 December 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Mr Melham) on the motion of Mr Keenan—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re- accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)
FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT—INQUIRY INTO AUSTRALIA’S RELATIONSHIP WITH THE COUNTRIES OF AFRICA—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Mr S. P. Jones) on the motion of Mr Fitzgibbon—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

SOCIAL POLICY AND LEGAL AFFAIRS—STANDING COMMITTEE—REPORT—RECLAIMING PUBLIC SPACE: INQUIRY INTO THE REGULATION OF BILLBOARD AND OUTDOOR ADVERTISING—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Ms Owens) on the motion of Mr Perrett—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

HEALTH AND AGEING—STANDING COMMITTEE—REPORT—BEFORE IT’S TOO LATE: REPORT ON EARLY INTERVENTION PROGRAMS AIMED AT PREVENTING YOUTH SUICIDE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Mr Georganas) on the motion of Mr Hayes—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

LAW ENFORCEMENT—PARLIAMENTARY JOINT COMMITTEE—REPORT ON THE INQUIRY INTO THE ADEQUACY OF AVIATION AND MARITIME SECURITY MEASURES TO COMBAT SERIOUS AND ORGANISED CRIME—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Ms Rishworth) on the motion of Mr Hayes—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

CYBER-SAFETY—JOINT SELECT COMMITTEE—HIGH-WIRE ACT, CYBER-SAFETY AND THE YOUNG—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011—Mr Hayes) on the motion of Mr Hawke—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

Aboriginal and Torres Strait Islander Affairs—Standing Committee—Report—Doing Time – Time for Doing: Indigenous Youth in the Criminal Justice System—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 July 2011) on the motion of Mr Neumann—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

Public Accounts and Audit—Joint Committee—Report 423: Review of Auditor-General’s Reports Nos. 39 (2009-10) to 15 (2010-11)—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011) on the motion of Mr Oakeshott—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

Public Accounts and Audit—Joint Committee—Report 424: Eighth Biennial Hearing with the Commissioner of Taxation—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 4 July 2011) on the motion of Mr Oakeshott—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

Education and Employment—Standing Committee—Report on the Inquiry into School Libraries and Teacher Librarians in 21st Century Australia—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 May 2011—Mr Danby) on the motion of Ms Rishworth—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

Economics—Standing Committee—Second Report on the Review of the Reserve Bank of Australia Annual Report 2010—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 24 May 2011—Ms Grierson) on the motion of Mr C. R. Thomson—that the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

Orders of the day

1 SURF LIFESAVERS: Resumption of debate (from 19 September 2011) on the motion of Mr Lyons—That this House:
   (1) acknowledges the:
       (a) surf lifesavers who risked their lives to perform approximately 11 000 rescues in Australia last year; and
       (b) work done by surf lifesavers in northern Australia as its surf season comes to an end;
   (2) recognises the:
       (a) importance of water safety in Australia as we head into the warmer months in the southern parts of Australia; and
       (b) vital work of Surf Life Saving Australia and its efforts in patrolling our beaches and educating swimmers; and
   (3) encourages all:
       (a) Australians to learn to swim so that every Australian is a swimmer and every Australian swimmer a lifesaver; and
       (b) users of aquatic environments, such as pools, rivers, lakes and the surf, to understand those environments and be safe as they swim. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011.)
2 AQIS EXPORT SERVICE REBATE: Resumption of debate (from 19 September 2011) on the motion of Mr Cobb—That this House:

(1) requires the responsible Minister to:
   (a) immediately commission an independent study on the legitimate costs to the Government of
       Australian Quarantine Inspection Service (AQIS) Export Service Inspection Fees and Charges
       for the six affected industries (Meat, Fish, Dairy, Horticulture, Grain, and Live Export) as
evidenced at the AQIS – Australian Meat Industry Council joint ministerial taskforce meeting
       No. 15 on 7 May 2010; and
   (b) table in the House:
       (i) a document that explains how the Government will provide a reduction in annual
           regulatory costs to the export industries in the order of $30 million per year from 1 July
           2011; and
       (ii) a document that outlines the completion of reforms that were to be delivered as part of the
           agreement to remove the AQIS Export Service rebate between the Government and the six
           affected industries;

(2) notes that the above commitments were part of a package agreed to by the former Minster for
Agriculture, Fisheries and Forestry in return for the passage of the Government’s legislation to
remove the 40 per cent AQIS Export Service rebate; and

(3) calls on the Government to continue the AQIS Export Service rebate until the reforms are delivered,
as agreed to by the Government. (Order of the day will be removed from the Notice Paper unless
re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September
2011, the Selection Committee recommended that this order of the day be voted on.)

3 DISABILITY SERVICES: Resumption of debate (from 19 September 2011) on the motion of
Mr Neumann—That this House:

(1) welcomes the Productivity Commission's final report into Disability Care and Support, released on
10 August 2011;

(2) notes the assessment of the Productivity Commission that the current system of disability care and
support is unsustainable, underfunded, unfair and does not deliver appropriate levels of care and
support to Australians with disability;

(3) supports the vision set out by the Productivity Commission for a national disability insurance scheme
which delivers individualised care and support for Australians with significant disability over the
course of their lives, and provides universal insurance for care and support for Australians in the
event of significant disability;

(4) commends the Australian Government's commitment to fundamental reform of disability services,
and the start of work to prepare for a scheme, consistent with the recommendations of the
Productivity Commission;

(5) recognises the work of the Australian Government to increase funding and put reform to services to
Australians with disabilities on the national agenda, including improving access to early intervention
services for children with disabilities, record increases to pensions for people with disabilities and
their carers and doubling funding to the States and Territories to deliver disability services; and

(6) welcomes the agreement of the Council of Australian Governments to immediate action to deliver
foundation reforms necessary for a national disability insurance scheme. (Order of the day will be
removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after
31 October 2011.)

4 COPTIC CHRISTIANS IN EGYPT: Resumption of debate (from 19 September 2011) on the motion of
Mr C. Kelly—That this House:

(1) recognises that Coptic Christians in Egypt are suffering ongoing and increasing persecution;

(2) condemns the recent attacks on Coptic Christians in Egypt;

(3) expresses its sympathy for Coptic Christians who have been victims of recent attacks in Egypt; and

(4) calls on the Government to:
   (a) issue a public statement condemning the ongoing attacks against the Coptic Christian minority
       in Egypt;
   (b) make immediate representations to the United Nations to end the persecution of Coptic
       Christians in Egypt; and
strongly urge the Egyptian Government to provide equal rights and protection for all Egyptian citizens regardless of race or religion. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September 2011, the Selection Committee recommended that this order of the day be voted on.)

5 NATIONAL POLICE REMEMBRANCE DAY: Resumption of debate (from 19 September 2011) on the motion of Mr Hayes—That this House:

(1) recognises and acknowledges the significant contribution that officers across all Australian policing jurisdictions make to our local communities as we approach National Police Remembrance Day on 29 September 2011;

(2) remembers and commemorates the ultimate sacrifices made by all police officers who have been killed in the course of their duties, in particular, that we commemorate the lives of:

(a) Detective Constable William Arthur George (Bill) Crews of the NSW Police Force who was killed in Sydney on 9 September 2010;

(b) Sergeant Daniel Stiller of the Queensland Police Force who was killed on 1 December 2010; and

(c) Detective Sergeant Constable Damian Leeding of the Queensland Police Force who was killed on 1 June 2011;

(3) honours the courage, commitment and memory of the many fine men and women who lost their lives during the execution of their official duty made in serving our community;

(4) pays respect to the work of Police Legacy which undertakes vital services in looking after the families and friends of the fallen police officers; and

(5) supports and thanks all serving police throughout Australia for their invaluable dedication and commitment to make a difference, defend our way of life and safeguard our communities. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011.)

6 NATIONAL STANDARD FOR FERTILISER PRODUCTS: Resumption of debate (from 19 September 2011) on the motion of Mr Pyne—That this House:

(1) notes that consumers currently have little information made available to them in choosing which fertiliser product for private and domestic use will suit their needs, and which fertiliser products may damage their plants;

(2) recognises:

(a) that existing voluntary standards produced by Standards Australia, such as AS 4454, do not always provide consumers with sufficient information to ensure their fertiliser product is fit for its purpose;

(b) that the industry has made calls to urgently address anomalies between all compost standards, particularly contaminant levels, to ensure a high quality product that will improve soil health and productivity; and

(c) the recommendation of the Senate Select Committee on Agricultural Related Industries in its Pricing and Supply Arrangements in the Australian and Global Fertiliser Market report, to implement, as a matter of priority, uniform description and labelling of fertiliser products to ensure consistency between jurisdictions; and

(3) calls on the Australian Government to work with the States and Territories to establish a national standard for fertiliser products for private and domestic use that are made available for sale in Australia:

(a) requiring uniform labelling; and

(b) prescribing the acceptable range of ingredient levels for fertiliser products such as nitrogen, phosphorus, potassium and pH. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 31 October 2011. On 22 September 2011, the Selection Committee recommended that this order of the day be voted on.)
7 COMMUNITY BASED ORGANISATIONS: Resumption of debate (from 12 September 2011) on the motion of Mr Melham—That this House:

(1) acknowledges the contributions of:
   (a) Pole Depot;
   (b) Riverwood Community Centre;
   (c) the Chinese Australian Services Society;
   (d) Padstow Community Centre;
   (e) Mortdale Community Services; and
   (f) Community Services Alliance;

to the overall welfare of the people in the Hurstville, Kogarah, Bankstown and Canterbury local government association areas;

(2) notes the contributions of all community-based organisations to the welfare and support of the neighbourhoods they service through:
   (a) family, youth and children's services;
   (b) health, ageing and disability services;
   (c) migrant settlement and support;
   (d) carer respite and support;
   (e) education and training; and
   (f) sport and recreation;

(3) recognises the support of the Government to those community groups through:
   (a) the Community Investment Program;
   (b) community grants;
   (c) volunteer grants; and
   (d) the Diversity and Social Cohesion Program;

(4) acknowledges the advocacy of the management and boards of those organisations to ensure that local needs are being met; and

(5) affirms the Government's ongoing commitment to assisting those organisations. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011.)

8 PARLIAMENTARY BUDGET OFFICE BILL 2011 (Mr Hockey): Second reading—Resumption of debate (from 12 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011. On 14 September 2011, the Selection Committee recommended that this order of the day be voted on.)

9 CHARTER OF BUDGET HONESTY AMENDMENT BILL 2011 (Mr Hockey): Second reading—Resumption of debate (from 12 September 2011). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011. On 14 September 2011, the Selection Committee recommended that this order of the day be voted on.)

10 SPINAL MUSCULAR ATROPHY AWARENESS MONTH: Resumption of debate (from 12 September 2011) on the motion of Mr Hayes—That this House:

(1) notes that the month of August is Spinal Muscular Atrophy (SMA) Awareness Month;

(2) further notes that:
   (a) 52 Australians die each month from this rare genetic motor neuron disease;
   (b) SMA is the leading genetic killer of infants under the age of two; and
   (c) this debilitating disease can occur in both adults and children;

(3) expresses support for:
   (a) the Spinal Muscular Atrophy Association Inc.; and
   (b) all Australian families affected by this incurable disease; and

(4) calls for the Government to:
   (a) lodge SMA as a keyword with the National Health and Medical Research Council;
   (b) provide support for practical initiatives for those affected by SMA; and
(c) promote awareness of SMA. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011.*)

11 **FOOTBALL QUEENSLAND LICENCING SCHEME:** Resumption of debate (*from 12 September 2011*) on the motion of Mr Ripoll—That this House:

1. acknowledges that the Football Queensland licensing scheme is anti-competitive because it:
   a. excludes smaller and new apparel manufacturers who cannot afford to pay the annual fee from the market;
   b. increases costs for clubs and players as licensed suppliers pass on the cost of the licence fee and the ‘Q Logo’ to consumers;
   c. forces clubs to purchase what some regard as inferior and expensive products as Football Queensland strictly enforces penalties against clubs that wear apparel from non-licensed suppliers in competitive matches;
   d. increases cost for regional clubs as manufacturers large enough to pay the licensing fee are based in the large population centres, not in the regions; and
   e. protects licensed suppliers form true competition as there is only a limited number of licensed suppliers and most are aware of each others prices;

2. recognises that the current immunity from prosecution granted to Football Queensland by the Australian Competition and Consumer Commission (ACCC) has been instrumental in allowing Football Queensland to conduct this anti-competitive behaviour and sets a precedent for other sporting administration bodies within Australia to instigate similar schemes;

3. calls on the ACCC to consider the anti-competitive nature of the Football Queensland licensing scheme when deciding on the continuation of the immunity from prosecution granted to Football Queensland; and

4. acknowledges that Football Queensland and other similar organisations have special exemptions and conditions in relation to their status in their community and as a consequence also carry special responsibility and duty of care in the exercise of its charter for clubs and players, as well as its commercial relationships. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 31 October 2011.*)

12 **CONFLICT IN SUDAN:** Resumption of debate (*from 22 August 2011*) on the motion of Ms Parke—That this House:

1. notes that:
   a. on 9 July 2011 two new nations emerged, the nations of South and North Sudan, which follows an overwhelming vote for independence by voters in South Sudan's referendum for independence on 9 January 2011;
   b. the future of these nations are interdependent and their stability has regional border security implications for North and East Africa;
   c. the emerging picture confronting both new nations is dire and with significant political, humanitarian and developmental challenges;
   d. the overall security situation in Sudan is deteriorating at an alarming rate, having severe humanitarian consequences with millions of civilians in both North and South Sudan in need of protection and critical humanitarian assistance;
   e. Sudan, after Zimbabwe, is the second largest recipient of Australia's humanitarian and development assistance in Africa—since 2004, the Australian Government has provided $136 million to Sudan;
   f. the North/South Comprehensive Peace Agreement signed in 2005 that ended over two decades of civil war is at risk, due to recent violence, with outstanding issues such as border demarcation, oil revenue sharing, currency and citizenship status, unresolved;
   g. Sudan has the highest level overall of people remaining internally displaced according to the United Nations Office for the Coordination of Humanitarian Affairs, and the highest number of people newly displaced by conflict; and
   h. the plight of internally displaced people and Sudanese refugees will therefore continue to be a shared legacy of decades of conflict;

2. condemns the most recent violence that has seen conflict spread across North and South Sudan and has recently escalated in the contested border region of Abyei and in two of the ‘three protocol areas’—South Kordofan and the Nuba Mountains—causing mass displacement;
recognises that the inter-ethnic conflict also affects South Sudan, and people in South Sudan’s Western Equatoria region are still victims of attacks by the Lords Resistance Army along the border areas of Uganda, Democratic Republic of Congo and the Central African Republic;

(4) expresses deep concern at the:
(a) protracted nature of the conflict and displacement in Darfur, now in its eighth year;
(b) United Nations estimate that 300,000 people have been killed as a result of violence, malnutrition and starvation, and 4 million people are in desperate need of aid, representing nearly two thirds of the entire estimated Darfur population of 6.5 million; and
(c) estimated 2.5 million people that live in refugee camps in Darfur and neighbouring Chad, while others struggle to survive in remote villages;

(5) notes that:
(a) humanitarian relief efforts to provide assistance to vulnerable populations are being hampered by limited humanitarian access in some of the most affected conflict areas including in South Kordofan and Darfur; and
(b) insecurity and inaccessibility remain amongst the biggest challenges facing the delivery of assistance by humanitarian agencies to vulnerable populations;

(6) urges the Government of South Sudan and the Government of Sudan to reaffirm their commitment to peace, conflict prevention, the inclusion of the peripheral regions and ethnic minorities in political representation and decision making, and the recognition of cultural and ethnic diversity through durable political solutions; and

(7) encourages the Australian Government to provide ongoing and predictable diplomatic and funding resources to address humanitarian and development needs in North and South Sudan. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 31 October 2011.)

13 MANDAEAN HUMANITARIAN ISSUES: Resumption of debate (from 22 August 2011) on the motion of Mr L. D. T. Ferguson—That this House notes the:
(1) continuing discrimination and attacks upon Mandaeans on the basis of their religious beliefs;
(2) minimal opportunities for internal relocation of Mandaeans within Iraq due to their limited numbers and lack of Government protection;
(3) significant numbers that have fled the country either to other nations in the Middle East and from there to nations such as Australia;
(4) need for Australia to continue to focus on Mandaean claims in our refugee/humanitarian intake; and
(5) humanitarian imperative for Australia to raise continuing human rights abuses in Iraq within varied multicultural fora and bilateral dealings with Iraq. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 31 October 2011.)

14 BURMESE COMMUNITY IN AUSTRALIA: Resumption of debate (from 22 August 2011—Ms Owens, in continuation) on the motion of Ms Owens—that this House:
(1) recognises:
(a) the important contribution of the Burmese community in Australia;
(b) the strength of the Burmese community and professional organisations and the part they have played in assisting others to settle successfully in Australia; and
(c) the extensive charity work of the Burmese community in Australia for the broader Australian community; and
(2) acknowledges the Burmese community’s:
(a) strong advocacy over the plight of the Burmese refugees in the region; and
(b) determination to raise awareness of the difficult situation facing internally displaced people in Eastern Burma. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 31 October 2011.)
15 **POLIO ERADICATION**: Resumption of debate *(from 22 August 2011)* on the motion of Dr Leigh—That this House:

1. commends the efforts of successive Australian governments, working with multilateral, non-government organisations such as Rotary International and other national governments, in wiping out polio in the Pacific and reducing the total number of polio cases worldwide by 99 per cent since 1988;
2. notes that polio remains endemic in four countries—Afghanistan, Nigeria, India and Pakistan—three of which are Commonwealth nations;
3. recognises that in 2010, there were only 1290 cases of polio worldwide, down from 350 000 cases in 1988, indicating the unprecedented opportunity the world has to eradicate polio once and for all;
4. notes that the Global Polio Eradication Initiative currently faces a funding shortfall of US$665 million for the full implementation of its 2010-12 Polio Eradication Strategic Plan; and
5. calls upon the Government to support efforts to deliver a polio-free world and to advocate for the inclusion of a strong statement urging Commonwealth countries to strengthen immunisation systems, including for polio, in the Final Communique of the 2011 Commonwealth Heads of Government Meeting. *(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 31 October 2011.)*

16 **INCOME MANAGEMENT**: Resumption of debate *(from 22 August 2011)* on the motion of Mr Champion—That this House:

1. notes:
   a. the positive impact compulsory and voluntary income management is having on the wellbeing of families and children in Perth and the Kimberley in Western Australia;
   b. an independent evaluation of compulsory and voluntary income management in Western Australia showed that participants believed it had made a positive impact on their lives;
   c. that a non discriminatory income management system linked to the child protection system and school attendance has been rolled out in the Northern Territory to help children who are being neglected or are at risk of neglect;
   d. that more than 1700 people have moved off income management across the Northern Territory because they have found jobs and apprenticeships or improved their parenting skills; and
   e. that income management produces positive life impacts for individuals acquiring new skills through training and getting jobs; and
2. calls for this initiative to be trialled in other communities to help those families and individuals receiving welfare payments who are:
   a. identified as high risk by Centrelink social workers;
   b. recommended by child protection workers; and
   c. or who volunteer to participate to improve their ability to manage and save money and provide the essentials of life for their children.

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And on the amendment moved thereto by Mr Champion, viz.—That motion be amended to read—That the House:

1. notes:
   a. the positive impact compulsory and voluntary income management is having on the wellbeing of families and children in Perth and the Kimberley in Western Australia;
   b. an independent evaluation of income management in Western Australia reported that income management had made a positive impact on the lives of women and children including increasing their ability to meet essential needs and save money;
   c. that a non discriminatory model of income management system has been rolled out in the Northern Territory to help children who are being neglected or are at risk of neglect;
   d. that more than 1700 people have moved off income management across the Northern Territory including because they have found jobs and apprenticeships or improved their parenting skills; and
   e. that income management produces positive life impacts for individuals acquiring new skills through training and getting jobs;
(2) welcomes the Government’s decision to trial income management in other communities to help those families and individuals receiving welfare payments who:
(a) are identified as vulnerable by Centrelink social workers;
(b) are referred by child protection workers; or
(c) volunteer to participate to improve their ability to manage and save money and provide the essentials of life for their children; and

(3) calls for continued evaluation and monitoring of income management in the new and existing locations with a view to assisting further expansion for the benefit of vulnerable Australians. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 31 October 2011.)

17 INTERNATIONAL YEAR OF THE FORESTS: Resumption of debate (from 4 July 2011) on the motion of Mr Adams—That this House:

(1) recognises that forest and sustainable forest management can contribute significantly to sustainable development, poverty eradication and the achievement of internationally agreed development goals, including the Millennium Development Goals;

(2) supports concerted efforts to focus on raising awareness at all levels to strengthen the sustainable management, conservation and sustainable development of all types of forests for the benefit of current and future generations;

(3) calls upon State Governments, relevant regional and international organisations, and major groups to support activities related to the Year, inter alia, through voluntary contributions, and to link their relevant activities to the Year. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

18 TOBACCO MARKETING: Resumption of debate (from 4 July 2011) on the motion of Ms Rishworth—That this House:

(1) notes the devastating impact of tobacco products on the lives of Australians, with smoking causing numerous life-threatening diseases including cardiovascular disease, lung cancer, stomach cancer, pancreatic cancer, liver cancer, cervical cancer, leukaemia and oral cancers, and that the majority of smokers regret the decision to ever start;

(2) acknowledges that there is significant evidence to suggest that creative design, branding and promotion of tobacco through its packaging:
(a) reduces the impact of graphic health warnings;
(b) increases the attractiveness and appeal of tobacco products for adolescents; and
(c) misleads consumers to believe that some tobacco products are less harmful than others;

(3) recognises that this Government is already implementing a suite of reforms aimed at reducing smoking and its harmful effects; and

(4) supports the significant measures proposed by this Government including the measure to mandate plain packaging of tobacco products from 1 July 2012. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

19 HUMAN RIGHTS IN VIETNAM: Resumption of debate (from 4 July 2011) on the motion of Mr Hayes—That this House:

(1) notes with concern that on 30 May 2011 in the People’s Court of Ben Tre, Vietnam, the following seven people were tried and convicted under Section 2 of Article 79 of the penal code, ‘Attempting to overthrow the people’s administration’:
(a) Ms Tran Thi Thuy (8 years imprisonment and 5 years probation);
(b) Mr Pham Van Thong (7 years and 5 years probation);
(c) Pastor Duong Kim Khai (6 years and 5 years probation);
(d) Mr Cao Van Tinh (5 years and 4 years probation);
(e) Mr Nguyen Thanh Tam (2 years and 3 years probation);
(f) Mr Nguyen Chi Thanh (2 years and 3 years probation); and
(g) Ms Pham Ngoc Hoa (2 years and 3 years probation);
further notes all seven were advocates for democratic reform, and had:
(a) participated in non-violent protest;
(b) prepared and distributed material affirming Vietnamese sovereignty over the Paracel and Spratly Islands;
(c) petitioned the State for redress on behalf of local landholders; and
(d) as members of the ‘Cattle Shed Congregation’ of the Mennonite Church, engaged in peaceful advocacy for social justice; and

expresses its concern that the authorities of Vietnam appear to be using legal processes to rationalise human rights abuse and to silence peaceful opposition; and

calls on the Government to use the full weight of its diplomatic relations with Vietnam to lobby for substantial reform in human rights and basic freedoms in accordance with the provisions of the International Covenant on Civil and Political Rights to which both Australia and Vietnam are parties. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

ELECTROMAGNETIC EXPOSURE VIA MOBILE PHONES: Resumption of debate (from 4 July 2011) on the motion of Ms O’Neill—That this House notes:
(1) the release by the World Health Organisation’s cancer research report by the International Agency for Research on Cancer (IARC) which says that radio frequency electromagnetic fields generated by mobile phones are ‘possibly carcinogenic to humans’ and asserts that heavy usage could lead to a possible increased risk of glioma, a malignant type of brain cancer;
(2) the warnings of Dr Charlie Teo, one of Australia’s leading brain surgeons and former Australian of the Year finalist, that ‘there is an increasing body of evidence that there is an association between brain tumours and mobile phones’;
(3) that the Australian Government, through the Australian Radiation Protection and Nuclear Safety Agency (ARPANSA), welcomes the report and considers that the classification by IARC corresponds to the current ARPANSA advice, including its advice on practical ways in which people can reduce their exposure to the electromagnetic fields produced by wireless telephones;
(4) that the methods to reduce exposure include:
(a) limiting call time;
(b) preferring the use of land-line phones;
(c) using hands-free or speaker options;
(d) texting instead of making voice calls; and
(e) using phones in good signal areas which reduce power levels for communication; and
(5) that ARPANSA has also recommended parents encourage their children to use these methods of reducing exposure. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

ORGAN DONATION IN AUSTRALIA: Resumption of debate (from 4 July 2011—Mr E. T. Jones, in continuation) on the motion of Ms Brodtmann—That this House:
(1) notes that:
(a) Australia had a record year in 2010 with 309 multiple organ donors;
(b) activity in 2011 shows that Australia is on track to steadily sustain this improvement with 112 donors already this year;
(c) following the injection of $151 million by the Government to establish a coordinated approach to organ donation, 242 staff have now been appointed in 77 hospitals and DonateLife agencies across Australia, thus enabling all jurisdictions to work cooperatively to support sustained improvements in organ donation;
(d) there were 931 transplants in 2010 and already there have been 327 transplants in 2011; and
(e) States and Territories are committed to supporting this reform agenda; and
(2) acknowledges:
(a) the selfless act of all donor families who have supported new life for transplant recipients;
(b) the introduction of a national protocol for donation after cardiac death that will ensure Australia maximises the number of organ donors;
(c) that many hospitals that have not previously donated organs and tissue are now undertaking this important role as a result of the extra funding and staffing that are available;

(d) that the States and Territories reaffirmed their commitment to the reform agenda in February 2011, in particular the financing of increases in tissue typing, retrieval of organs and transplant surgery;

(e) the success of the two advertising campaigns launched in May 2010 and February 2011; and

(f) the importance of continued input of community groups and non government organisations in raising awareness among the Australian community. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 31 October 2011.)

22 WORLD REFUGEE DAY: Resumption of debate (from 20 June 2011) on the motion of Ms Parke—That this House:

(1) notes:

(a) that 20 June each year is World Refugee Day, celebrating the courageous spirit and resilience of more than 10 million refugees around the world;

(b) that the global theme for World Refugee Day 2011, occurring in the year of the sixtieth anniversary of the United Nations Refugee Convention, is ‘1 refugee without hope is too many’;

(c) Australia’s history of support for the United Nations Refugee Convention and its objectives, being the sixth signatory to the 1951 United Nations Refugee Convention which brought the convention into force in 1954, and having since welcomed 750 000 refugees who have made an enormous contribution to the culture, economy and social fabric of Australian society;

(d) that much of the political, media and public commentary in Australia regarding asylum-seekers and refugees misses or ignores the following facts:

(i) of the more than 10 million refugees identified by the United Nations High Commissioner for Refugees (UNHCR), just over 100 000 or 1 per cent are resettled under orderly programs each year, which means that if someone puts their name on a list today they could wait more than 100 years for processing;

(ii) in many countries wracked by conflict, like Iraq or Afghanistan, there is no list or queue to join;

(iii) Australia’s 8250 asylum seekers in 2010 is a minimal number compared with the 358 000 people who sought asylum in the 44 major industrialised counties in 2010, and compared with the millions of people from Iraq and Afghanistan who have sought refuge in neighbouring countries like Jordan, Iran and Pakistan.

(iv) only two per cent of the world’s asylum claims are made in Australia;

(v) persons fleeing from persecution are not ‘illegals’, they have a legal right under international law to seek asylum, and under the Menzies Government, Australia agreed to this by signing up to the United Nations Refugee Convention; and

(vi) while Essential Research has reported that 25 per cent of Australians believe that 75 per cent of our migrant intake is made up of asylum-seekers, in fact only 1 per cent of Australia’s annual migrant intake comes from them and even less from asylum-seekers who arrive by boat;

(2) notes the UNHCR report of April 2011 entitled Back to Basics: The Right to Liberty and Security of Person and ‘Alternatives to Detention’ of Refugees, Asylum-Seekers, Stateless Persons and Other Migrants and welcomes the forthcoming parliamentary inquiry into mandatory detention;

(3) recognises that it is possible to protect Australia’s borders while also treating asylum-seekers fairly, humanely and in accordance with international law; and

(4) calls for:

(a) a return to bipartisanship in support of a reasoned, principled and facts-based approach to the issue of asylum-seekers and refugees; and

(b) Australia to continue to work with other nations and the United Nations to address the complex global and regional challenges associated with increased numbers of asylum-seekers and other people movements that cannot be addressed by countries acting on their own. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 31 October 2011.)
23 **DEATH OF SENIOR CONSTABLE DAMIAN LEEDING:** Resumption of debate (*from 20 June 2011*) on the motion of Mrs D'Ath—That this House:

(1) expresses:
   (a) its condolences to:
      (i) the family of Senior Constable Damian Leeding who was shot in the line of duty on Sunday evening, 29 May 2011; and
      (ii) the colleagues of Senior Constable Leeding at Coomera CIB, Queensland Police Service; and
   (b) our gratitude to men and women who serve in our police forces across Australia for the burden placed upon them and the sacrifices they make to protect others; and

(2) acknowledges:
   (a) the risks associated with the work performed by our men and women in the police forces across Australia and the bravery that they display in the performance of their duty; and
   (b) the husbands, wives and partners of serving police officers for their support of those who serve in our police forces. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 31 October 2011.*)

24 **RELIGIOUS MINORITIES IN IRAQ:** Resumption of debate (*from 30 May 2011*) on the motion of Mr Hayes—That this House:

(1) notes that:
   (a) for more than 2000 years religious groups such as Assyrians, Mandaeans, Chaldeans, Syriacs and other Aramaic speakers have called Iraq home;
   (b) in 2003, Australia was part of the ‘coalition of the willing’ that invaded Iraq in the belief that Iraq harboured weapons of mass destruction;
   (c) since 2003 there have been horrendous acts of persecution against these religious minorities in Iraq, including murders, bombings and extortion; and
   (d) the Catholic Church reports that one million Christians have fled Iraq since the 2003 invasion; and

(2) recognises that:
   (a) thousands of people are sheltering in Syria, Egypt, Jordan and the northern regions of Iraq because they feel they cannot return to their homes for fear of death and persecution;
   (b) due to our part in the ‘coalition of the willing’, Australia has a moral responsibility to deal compassionately with these displaced people; and
   (c) it will be a damning critique on humanity and the Coalition forces, who have vowed to protect the people of Iraq, if religious groups with such a significant historical link to the region are forced out at the hands of terrorists. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 31 October 2011.*)

25 **MARINE CONSERVATION:** Resumption of debate (*from 30 May 2011*) on the motion of Ms Parke—That this House:

(1) notes that:
   (a) Australia's oceans are the most diverse on earth but less than one per cent of the South-West, North-West, North, Coral Sea and East marine regions are currently protected;
   (b) the Australian coastal lifestyles and our coastal economies are dependent on the good health of our oceans;
   (c) evidence from marine sanctuaries around the world, including in Australia, New Zealand, Canada and the United States, has shown that fish populations and fish size dramatically increase inside sanctuaries and in the nearby fished areas;
   (d) the marine and environmental science is clear, and in 2008, 900 scientists from the Australian Marine Scientists Association reached a consensus that the creation of networks of large marine sanctuaries will:
      (i) protect ocean life, including threatened species and critical habitats;
      (ii) recover the abundance of ocean life within and beyond sanctuary boundaries, fostering more and bigger fish;
      (iii) increase the resilience of ocean life to climate change; and
(iv) underpin the future of commercial and recreational fisheries and the sustainability of coastal economies; and

(e) through international agreement under the Convention on Biological Diversity, Australia has committed to establishing networks of marine reserves in its oceans by the end of 2012;

(2) welcomes the fact that:

(a) during 2011 the Australian Government will be finalising marine bioregional marine plans for the South-West, North-West, North and East marine regions (including the Coral Sea) in keeping with the commitment to a national marine conservation scheme first agreed to at the Council of Australian Governments in 1998;

(b) each marine bioregional plan will include a proposed network of Commonwealth marine reserves that will include sanctuary zones; and

(c) 2011 is the year of delivery for the world-class protection of the world’s richest marine environments; and

(3) calls upon the Australian Government to further consider:

(a) establishing networks of large marine sanctuaries in each of the marine regions currently under investigation in the marine bioregional planning process; and

(b) providing sufficient funding for the transition of commercial fishing activities displaced by the establishment of marine sanctuaries. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 31 October 2011.)

26 WORLD MULTIPLE SCLEROSIS DAY: Resumption of debate (from 30 May 2011) on the motion of Ms A. E. Burke—That this House:

(1) notes that:

(a) Thursday 26 May marks World Multiple Sclerosis Day; and

(b) around the world, World Multiple Sclerosis Day in 2011 is being given the theme of employment to acknowledge that staying at work is a key concern for people diagnosed with multiple sclerosis;

(2) recognises that:

(a) multiple sclerosis is most frequently diagnosed in people aged between 20 and 40 years, at a stage in life when these people are building their careers and their families;

(b) the Australian Multiple Sclerosis Longitudinal Study reported that 80 per cent of people with multiple sclerosis lose their employment within 10 years of diagnosis;

(c) like many chronic diseases, multiple sclerosis is costly, and enabling people with multiple sclerosis to stay in work not only builds their confidence and self-esteem but helps to meet the costs that come with managing a lifelong disease; and

(d) with the ageing of the population, people with chronic diseases such as multiple sclerosis will increasingly feature in Australian workplaces, requiring enhanced management and support of these employees; and

(3) commits itself to:

(a) ensuring that the labour market and welfare system continue to provide assistance to people with multiple sclerosis in supporting them to both obtain and retain employment; and

(b) encouraging employers to incorporate greater flexibility in workplaces to enable people with multiple sclerosis and their carers to fulfil their productive capacity. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 31 October 2011.)

27 CONFLICT IN THE PHILIPPINES: Resumption of debate (from 30 May 2011) on the motion of Mr L. D. T. Ferguson—That this House:

(1) notes:

(a) there has been a long running armed conflict in the Philippines;

(b) both the new President Benigno Aquino III and the National Democratic Front of the Philippines have expressed the desire to resume the peace negotiations between the two parties which began in 1992 and were suspended in 2005; and

(c) the Royal Norwegian Government is the third party facilitator of these peace negotiations and it is actively supporting the resumption of the peace negotiations; and
welcomes the re-commencement of the formal peace negotiations between the Government of the Republic of the Philippines and the National Democratic Front of the Philippines from February 15-21 this year; and

(3) encourages both parties in their efforts to resolve the conflict, and expresses a sincere wish for their success. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 31 October 2011.)

28 MY SCHOOL, MY HOSPITALS AND MY CHILD WEBSITES: Resumption of debate (from 30 May 2011—Mr Laming, in continuation) on the motion of Dr Leigh—That this House:

(1) recognises that:
   (a) Australians are keen to have better access to information about government performance;
   (b) more transparent public services have been shown to perform at higher levels; and
   (c) greater access to information helps Australians make the best choices; and

(2) commends the Australian Government on the creation of the MySchool, MyHospitals and MyChild websites. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 31 October 2011.)

29 FIFTIETH ANNIVERSARY OF AMNESTY INTERNATIONAL: Resumption of debate (from 23 May 2011) on the motion of Mr Oakeshott—That this House:

(1) notes that 28 May 2011 marks the fiftieth anniversary of Amnesty International, a global movement of over three million supporters dedicated to defending and protecting human rights;

(2) recognises the important role Amnesty International continues to play in promoting and protecting human rights and shining a light on human rights abuses around the world;

(3) acknowledges the many achievements of Amnesty International, including its:
   (a) integral role in the development, promotion and ultimate adoption of the United Nations Convention Against Torture in 1975, it being awarded the Nobel Peace Prize in 1977 and the Sydney Peace Prize in 2006; and
   (b) successful campaigning for the release of thousands of political prisoners around the world; and

(4) notes that from 1961 till the end of 2010 the organisation:
   (a) conducted at least 3341 missions to research human rights abuses around the world; and
   (b) produced and published an estimated 17 093 reports and public documents including the annual human rights report which is now produced in 25 languages; and
   (c) issued over 31 000 urgent actions for individuals at risk. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

30 NATIONAL CONSUMER CREDIT ACTION PLAN: Resumption of debate (from 23 May 2011) on the motion of Ms Vamvakonou—That this House:

(1) acknowledges the Federal Government’s National Consumer Credit Action Plan, particularly phase one of the plan which came into effect on 1 January 2011 and provides for licensing of all credit providers, new responsible lending requirements and access to external dispute resolution for all consumers of consumer credit;

(2) notes that phase two of the National Consumer Credit Action Plan will be considered by the Government in 2011, which will include consideration of new rules to apply to small amount short term loans (often known as payday loans);

(3) calls on all Members of this House to consider and consult with relevant community organisations on the impact of small amount short term loans on vulnerable constituents, particularly the impact of very expensive interest, fees and charges which can be detrimental to household budgets and reduce the ability for people to manage their day-to-day finances; and

(4) calls on the Minister for Financial Services and Superannuation to improve the operation of the consumer credit market in Australia by ensuring that small amount short term loans are not damaging to families and households, by replacing the myriad of existing state-based interest rate limits with a single, national limit on the fees and interest that can be charged by short term lenders. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)
31 TAX SUMMIT: Resumption of debate (from 23 May 2011) on the motion of Mr Hockey—That this House:
(1) notes the Government’s decision to delay the Tax Summit from June to October 2011;
(2) considers that any genuine Tax Summit will properly review and report on Labor’s proposals to introduce a national mining tax and a carbon tax; and
(3) decides that no legislation to impose a national mining tax or a carbon tax be considered by the House until after the October Tax Summit has reported. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

32 CARDIOVASCULAR DISEASE: Resumption of debate (from 23 May 2011) on the motion of Ms Hall—That this House:
(1) notes that cardiovascular disease:
   (a) is a heart, stroke and blood vessel disease;
   (b) kills one Australian nearly every 11 minutes;
   (c) affects more that 3.4 million Australians;
   (d) prevents 1.4 million people from living a full life because of disability caused by the disease;
   (e) affects one in five Australians, and two out of three families; and
   (f) claimed the lives of almost 48 000 Australians (34 per cent of all deaths) in 2008—deaths that are largely preventable;
(2) notes that cardiovascular risk factors include:
   (a) tobacco smoking;
   (b) insufficient physical activity;
   (c) poor nutrition;
   (d) alcohol consumption;
   (e) high blood pressure;
   (f) high blood cholesterol;
   (g) being overweight;
   (h) having diabetes; and
   (i) kidney (renal) failure;
(3) notes the importance of knowing the warning signs of heart attack:
   (a) discomfort or pain in the centre of the chest;
   (b) discomfort in the arms, neck, shoulders, jaw and back; and
   (c) shortness of breath, nausea, cold sweat, dizziness or light headedness;
(4) notes that recognition of heart attack and early response increases cardiovascular awareness, saving lives and preventing related disability; and
(5) acknowledges that promotion of healthy eating and increased exercise will lead to healthier lifestyles and a reduction in cardiovascular disease. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

33 ONE-HUNDREDTH ANNIVERSARY OF INTERNATIONAL WOMEN’S DAY: Resumption of debate (from 23 May 2011) on the motion of Ms Brodtmann—That this House acknowledges the:
(1) one-hundredth anniversary of International Women’s Day on 8 March 2011 and celebrates the achievements of women throughout the world; and
(2) need to continue to fight against the barrier that stops women achieving equal rights and equal opportunities throughout the world. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

34 INTERNATIONAL DAY OF UNITED NATIONS PEACEKEEPERS: Resumption of debate (from 23 May 2011) on the motion of Ms Parke—That this House:
(1) notes that:
   (a) by resolution 57/129 of 11 December 2002, the General Assembly designated 29 May as the International Day of United Nations Peacekeepers to:
      (i) pay tribute to all the men and women who have served and continue to serve in United Nations peacekeeping operations;
      (ii) recognise their high level of professionalism, dedication and courage; and
(iii) honour the memory of those who have lost their lives in the cause of peace;

(b) on 29 May 2011 Australia joins with other nations to commemorate United Nations workers who provide life-saving assistance to millions of people around the world; who work in conflict zones and areas of natural hazards; and who place their own lives at risk in the line of duty;

(c) Australia has been a strong supporter of United Nations peacekeeping operations since the first mission in 1947, and is one of the top 20 contributors to the United Nations peacekeeping budget;

(d) the United Nations’ total peacekeeping budget is US$7.8 billion, or half of one per cent of global military spending, indicating that building and keeping the peace is overwhelmingly cheaper than the pursuit of war;

(e) there are over 122,000 military and civilian men and women working in 15 different United Nations missions around the world, who are not there for personal gain, rather, they are engaged in maintaining peace and security and in building the political, social and economic infrastructure required to ensure conflict zones can make the transition to peace on a sustainable and lasting basis;

(f) in the last decade, more than 1100 United Nations peacekeepers have died while striving to help those most in need in some of the world’s most hostile environments, with recent examples being in April 2011, when:

(i) 28 United Nations staff and 5 non-government organisations workers were killed in a plane crash in Kinshasa in the Democratic Republic of the Congo; and

(ii) 7 international United Nations staff were killed in an attack on a United Nations compound in Mazar-e-Sharif in northern Afghanistan, which was the third direct attack against United Nations personnel in Afghanistan in the past 18 months; and

(g) United Nations and other humanitarian workers are increasingly being targeted for political and ideological reasons; and

(2) commends the vital work carried out by United Nations peacekeepers and other humanitarian workers and calls upon all United Nations member states to ensure the safety and security of United Nations peacekeepers and other humanitarian workers, and to appropriately punish perpetrators of violence against such workers. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

35 UNIFORM ROAD LAWS AND MOTOR VEHICLE REGISTRATION COMPLIANCE STANDARDS: Resumption of debate (from 23 May 2011) on the motion of Mr Zappia—That this House:

(1) notes that:

(a) Australian road laws and vehicle compliance standards vary between each of the States and Territories of Australia; and

(b) those variations are causing confusion and uncertainty to Australian motorists;

(2) calls on the Minister for Infrastructure and Transport to urge the States and Territories to adopt, through COAG, uniform road laws and motor vehicle registration compliance standards. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 31 October 2011.)

36 MEAT EXPORT INDUSTRY: Resumption of debate (from 21 March 2011) on the motion of Ms Saffin—That this House:

(1) notes:

(a) that the Commonwealth is responsible for regulating the export of live animals, and for negotiating the arrangements and conditions that apply to the export of both live animals and chilled or frozen meat;

(b) that the current tariff barriers that apply in some countries to chilled or frozen meat exports mean that there is not a level playing field between the two forms of export;

(c) that the Commonwealth has consistently campaigned for a reduction in tariffs on all agricultural exports;

(d) the national and international concerns about the welfare of animals transported under the live animal export trade, both during transportation and at their destination, have been raised and substantiated in campaigns by organisations and individuals including the World Society for the Protection of Animals, Stop Live Exports, Princess Alia of Jordan, the RSPCA and the Barristers Animal Welfare Panel; and
(e) that Australia is one of few countries that consistently treats animals humanely during slaughter and that Australian chilled or frozen meat has gained wide acceptance in the Middle East for its quality and observance of halal and kosher standards;

(2) acknowledges the opposition of the Australasian Meat Industry Employees Union and the local meat processors to the live export trade on the grounds that the live export trade has a detrimental effect on the local meat processing industry, affecting jobs and the Australian economy;

(3) calls for renewed consideration of a planned and supported transition in the medium term away from live exports and towards an expanded frozen and chilled meat export industry; and

(4) asks that Austrade be encouraged to be involved in negotiations to increase exports in frozen and chilled meat. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 31 October 2011. On 24 March 2011, the Selection Committee recommended that this order of the day be voted on.)

37 EDUCATION AND HIGH SCHOOL RETENTION: Resumption of debate (from 21 March 2011) on the motion of Mr Hayes—That this House:

(1) notes that:
   (a) the importance of high school completion in equipping young people with the skills and education levels to translate into paid employment or further education opportunities;
   (b) the national rate of unemployment for persons aged 15 to 19 looking for full-time work was 24.2 per cent in January 2010; and
   (c) the current rate for Fairfield-Liverpool region is 33.5 per cent;

(2) acknowledges that:
   (a) education and high school retention play a crucial part in improving youth employment opportunity;
   (b) in 2009, the Year 10 to 12 apparent national retention rate was 76.7 per cent; and
   (c) in South West Sydney the current retention rate is: 72.6 per cent;

(3) calls on:
   (a) the Government to continue its efforts to ensure an above 90 per cent high school retention rate nationwide by 2015 in order to reduce the youth unemployment rate; and
   (b) local businesses to give, where possible, priority to the local youth searching for employment.

38 NATIONAL YOUTH WEEK: Resumption of debate (from 21 March 2011) on the motion of Ms Rowland—That this House:

(1) notes that National Youth Week is:
   (a) the largest celebration of young people in Australia and will take place on Friday 1 to Sunday 10 April 2011, with the theme ‘Own It’; and
   (b) organised and run by young people aged between 12 and 25 from around Australia;

(2) acknowledges and commits itself to addressing the significant public policy and social challenges faced by young Australians including the:
   (a) unacceptably high incidence of suicide amongst young people;
   (b) prevalence of bullying and social stigmatisation, particularly in the form of cyber-bullying; and
   (c) estimated tens of thousands of young people around Australia who are homeless on any given night;

(3) applauds the outstanding contributions made by young people to a wide range of causes and volunteerism in their local communities and beyond, particularly a renewed emphasis on online participation in volunteering; and

(4) affirms its belief that a quality education remains a key determinant of opportunity and inclusiveness for young people. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 31 October 2011.)
39 BIOSECURITY AND QUARANTINE: Resumption of debate (from 21 March 2011) on the motion of Mr Georganas—That this House acknowledges that:

(1) a strong biosecurity and quarantine system is critical to Australia's rural and regional industries, jobs, consumers and our natural heritage;

(2) Australian law protects Australia from pests and diseases carried by overseas animals, plants and their products; and

(3) the application of Australian law will continue to be rigorously applied in Australia and defended against external challenge. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 31 October 2011.)

40 WORLD TUBERCULOSIS DAY: Resumption of debate (from 21 March 2011) on the motion of Mr L. D. T. Ferguson—That this House:

(1) recognises that 24 March is World Tuberculosis Day, in observance of a disease that still claims the lives of 1.7 million people every year, and which:

(a) is currently the leading killer of people living with HIV and the third leading killer of women;

(b) has the highest growth in the South East Asian region, which accounted for the largest number of new Tuberculosis cases in 2008; and

(c) could be dramatically reduced by improved detection and diagnosis;

(2) recognises that the Global Fund to Fight AIDS, Tuberculosis and Malaria (Global Fund) currently provides more than two thirds of the global funding to combat Tuberculosis, and that:

(a) Australia could supplement its recent pledge to the Global Fund to ensure that the resources for Tuberculosis as well as AIDS and Malaria are sufficient to achieve the goal of significantly reducing the number of people suffering from these diseases; and

(b) action by Australia to supplement its pledge would influence other donor countries to increase their pledges;

(3) acknowledges that the widespread adoption of the new Xpert diagnostic tool, which cuts the time for diagnosis from several weeks to two hours, would lead to significant improvements in the detection and treatment of Tuberculosis; and

(4) requests the Government facilitate the adoption of Xpert in South East Asia. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 31 October 2011.)

41 DISABILITY-INCLUSIVE AUSTRALIAN AID PROGRAM: Resumption of debate (from 21 March 2011) on the motion of Ms Parke—That this House:

(1) recognises that:

(a) there are 650 million people living with disabilities worldwide and that approximately 80 per cent of those people live in developing countries, with 82 per cent of those living below the poverty line on an income of less than US$1.25 per day;

(b) children and young people can often be the hardest hit by disability, whether because a child has a disability or is caring for an adult with a disability; and

(c) UNESCO has found that 90 per cent of children with disabilities in developing countries do not attend school;

(2) notes that the Australian Government is:

(a) committed to implementing changes in Australia’s development assistance designed to deliver better outcomes for people with disabilities, as outlined in the strategy Development for All: Towards a disability-inclusive Australian aid program; and

(b) already held in high esteem internationally for its leadership in this field and in particular for the human rights-based approach taken to forming the strategy, in accordance with its adoption of the United Nations Convention on the Rights of Persons with Disabilities; and

(3) calls on the Australian Government to consider:

(a) including the active participation of people with disabilities in its aid policy formulation, as well as incorporating monitoring mechanisms within aid funding to ensure that disability inclusive development is effectively measured; and

(b) any further ways in which AusAID and the Department of Foreign Affairs, Defence and Trade can continue their engagement with Disability-Inclusive Development policy to further strengthen Australia’s commitment to this important cause. (Order of the day will be removed
HUMANITARIAN ISSUES DURING THE WAR IN SRI LANKA: Resumption of debate (from 28 February 2011) on the motion of Mr L. D. T. Ferguson—That this House notes that:

1. the Sri Lankan Government declared an end to the war in Sri Lanka in May 2009;
2. on 22 June 2010 the United Nations Secretary-General appointed a panel of experts to advise him on accountability concerning any alleged violations of international human rights and humanitarian law during the final stages of the conflict in Sri Lanka;
3. the panel:
   a. officially began its work on 16 September 2010; and
   b. is looking into the modalities, applicable international standards and comparative experience with regard to accountability processes, taking into account the nature and scope of any essential foundation for durable peace and reconciliation in Sri Lanka;
4. through the panel, the Secretary-General expects to enable the United Nations to make a constructive contribution in this regard;
5. on 18 October 2010 the panel invited individuals and organisations to make submissions in respect of its work, and will accept submissions until 15 December 2010;
6. in light of the panel’s review, Australia’s close ties with Sri Lanka and continuing reports by several reputable human rights organisations, such as the International Crisis Group, Amnesty International, Human Rights Watch and the Elders, as well as governments including in Britain, there has been a call for an international independent investigation into war crimes committed by all parties during the final stages of the war in Sri Lanka; and
7. Australia, as a respected and responsible member of the international community and Asian neighbourhood, can help accomplish better outcomes in Sri Lanka in the return towards a civil society, particularly for the Tamil minority, and that such actions:
   a. would further assist with the creation of durable solutions to what has been a humanitarian crisis on Australia’s doorstep in Sri Lanka; and
   b. could also help partially alleviate the flow of asylum seekers from Sri Lanka. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 31 October 2011.)

DONATE LIFE WEEK: Resumption of debate (from 28 February 2011) on the motion of Mr Hayes—That this House:

1. notes that:
   a. Sunday 20 February to Sunday 27 February 2011 is Donate Life Week, Australia’s national awareness week to promote organ and tissue donation; and
   b. organ donation is giving the gift of life, yet is a gift that most people do not know how to give;
2. acknowledges that:
   a. one third of Australians do not know that family consent is needed for organs to be donated when someone dies;
   b. there are more than 1000 people on organ donation waiting lists and were only 279 donations in 2009-10, despite that year being our highest annual donation rate in a decade; and
   c. on average, every deceased organ donor in Australia may contribute to between three and ten transplants;
3. encourages all Australian men and women to:
   a. set some time aside during the week to talk about organ and tissue donations with people closest to them; and
   b. consider organ donations and sign up for the Australian Organ Donor Register; and
4. pays tribute to organ donors who have kindly given the gift of life. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 31 October 2011.)
44 OBESITY: Resumption of debate (from 28 February 2011) on the motion of Ms Hall—That this House:

(1) notes:
   (a) that Australia is one of the most obese nations in the developed world;
   (b) that obesity is a growing problem in Australia;
   (c) the recommendations of the House of Representatives Standing Committee on Health and Ageing tabled on 1 June 2009;
   (d) the findings and research of the George Institute and the Baker IDI Foundation;
   (e) the findings and strategies developed by the National Preventative Health Taskforce in relation to obesity; and
   (f) that the cost of the obesity epidemic to government at all levels is enormous and urgently needs to be addressed;

(2) calls on all:
   (a) levels of government to recognise the severity of the obesity problem in Australia and its cost;
   (b) levels of government to continue to develop strategies to address Australia’s obesity epidemic; and
   (c) communities, and those living in them, to adopt healthy lifestyles which include healthy eating and exercise; and

(3) acknowledges the contribution of the Minister for Health and Ageing in:
   (a) raising community awareness of the obesity epidemic; and
   (b) investing in preventative health programs. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 31 October 2011.)

45 OUTSTANDING CONTRIBUTIONS DURING QUEENSLAND’S RECENT NATURAL DISASTERS: Resumption of debate (from 28 February 2011—Mr Christensen, in continuation) on the motion of Mr Neumann—That this House:

(1) notes the outstanding contribution of organisations and individuals in Queensland during the natural disasters of January 2011;

(2) acknowledges the following who all worked tirelessly to ensure the safety and security of residents in the evacuation period and beyond:
   (a) the State Emergency Service, Queensland Fire and Rescue Service, Rural Fire Brigades, St John's Ambulance Service, Queensland Ambulance Service, Queensland Police Service and Australian Defence Force;
   (b) the Salvation Army, Lifeline, churches, charities and other community organisations; and
   (c) flood affected school principals, teachers, staff and school communities; and

(3) expresses its deep appreciation for the courage, commitment and professionalism shown by these organisations and individuals. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 31 October 2011.)
QUESTIONS IN WRITING

On the first sitting day of each fortnight, a complete Notice Paper is published containing all unanswered questions. On subsequent days, only new questions for the sitting are included in the Notice Paper. The full text of all unanswered questions is available at:


15 November 2010

69 MR DANBY: To ask the Minister for Foreign Affairs—In respect of Chinese human rights lawyer Mr Gao Zhisheng:

1. Has the Government raised the following issues with the Chinese Government: (a) that on 20 April 2010 Mr Gao was allegedly taken from the home of a relative by security agents; and (b) since then, Mr Gao family has not seen or heard from him, nor received information on his whereabouts; if so, what was the outcome; if not, when will these issues be raised and in what context.

2. Has the Government raised the following issues with the Chinese Government, that: (a) in 2006 Mr Gao was charged with ‘inciting subversion’ for defending religious minorities and other clients considered controversial; and (b) after Mr Gao’s sentence was suspended, he was allegedly harassed and periodically detained, including from February 2009 until March 2010; if so, what was the outcome; if not, when will these issues be raised and in what context.

22 February 2011

204 MR BRIGGS: To ask the Minister for Foreign Affairs—in respect of the media report ‘A rails run on the champers’ (Daily Telegraph, 30 November 2010, page 16), is it a fact that chef Mr Tony Bilson was contracted to work at an event held by the Australian High Commission in Bangladesh; if so, (a) on what date and for what purpose was this event held, (b) what sum of money was Mr Bilson paid for his services at this event, (c) did the Government pay for Mr Bilson’s airfares and accommodation; if so, what was their combined cost, and (d) what was the total cost to the Government for this event.

3 March 2011

234 MR BRIGGS: To ask the Minister for Immigration and Citizenship—in respect of the additional capital works, acquisitions, employment and contractual services at schools providing education to children in the Inverbrackie detention centre: what total sum of money (a) has been, and (b) will be, provided to the SA Government to cover associated costs, and what is the itemised breakdown of these costs.

23 March 2011

MR ROBERT: To ask the Ministers listed below (questions Nos. 310 - 317)—

1. How many think tanks or policy institutes are funded by the Minister’s department, and (a) what are (i) their names, and (ii) key areas of research, and (b) in what office/agency within the department do they fall.

2. What sum of funding was provided to each of the think tanks or policy institutes in part (1) in (a) 2007-08, (b) 2008-09, (c) 2009-10, and (d) 2010-11.

3. For each think tank or policy institute in part (1), on what date (a) was an announcement made that it would be formed, and (b) did it commence operating.

311 MR ROBERT: To ask the Minister for Foreign Affairs.

316 MR ROBERT: To ask the Minister for Trade.

24 March 2011

MS J. J. BISHOP: To ask the Minister for Foreign Affairs—

1. What is the target audience for the Australia Network, and was it determined by market research; if so, is this research publicly available.

2. Has his department undertaken any studies to determine whether the Australia Network is reaching this audience; if so, when were they undertaken and what were the results.
(3) Did his department undertake a study of the Australian Network’s effectiveness before the Government announced it would put out to tender a new 10 year contract.

(4) Does his department believe that television remains the best medium for reaching this target audience; if so, why.

**MS J. I. BISHOP:** To ask the Minister for Foreign Affairs—

(1) Has his department undertaken any studies into the effectiveness of new social media in its public diplomacy campaigns; if so, when were they undertaken and what were the results.

(2) How many Australian embassies have (a) Facebook, (b) Twitter, and (c) Youtube, accounts, and where are these embassies located.

**MS J. I. BISHOP:** To ask the Minister for Foreign Affairs—How many departmental officials accompanied him on each of his overseas trips since the 2010 election, and what were their positions, and what was the total cost to the Government of their travel.

**MS J. I. BISHOP:** To ask the Minister for Foreign Affairs—

(1) Of the 487 Australian adviser positions in Papua New Guinea that were considered by AusAid’s Joint Adviser Review Report, how many are currently filled by former AusAID staff.

(2) How many Canberra-based AusAID officials have travelled to Papua New Guinea since the 2010 election, and what was the total cost of their travel.

(3) In respect of part (2), (a) what was the cost of their travel, (b) where did they stay, (c) what were the names of the hotels in which they stayed, (d) what was the total cost of their accommodation, and (e) were additional security measures required for their travel; if so, at what cost.

(4) How many AusAID officials have visited the Southern Highlands region of Papua New Guinea since the 2010 election.

**MS J. I. BISHOP:** To ask the Minister for Foreign Affairs—How many overseas business class flights were taken by Canberra-based AusAID staff in each calendar year from 2005 to 2010.

**MS J. I. BISHOP:** To ask the Minister for Foreign Affairs—What were the top 10 countries visited by Canberra-based AusAID staff in each calendar year from 2005 to 2010.

**MS J. I. BISHOP:** To ask the Minister for Foreign Affairs—How many AusAID contracts with service providers were terminated due to corruption or project mismanagement in each calendar year from 2005 to 2010, and can he disclose the names of these service providers.

**MR DANBY:** To ask the Minister for Foreign Affairs—

(1) Is he able to confirm that on 23 February 2011 Senegal cut diplomatic ties with Iran; if so, can he indicate whether this was based on Senegal’s concerns about an arms shipment from Iran that landed in the Apapa port of Lagos, Nigeria, in July 2010.

(2) Can he confirm that (a) this shipment of arms was in violation of United Nations sanctions under Security Council Resolution 1929 or any other resolution(s), and (b) the ship transporting these arms was owned by CMA CGM.

(3) Can he confirm whether CMA CGM owned the ship Victoria, seized by Israel off Gaza on the 24 February 2011, and whether Victoria was on this occasion containing arms in violation of United Nations Security Council Resolution 1929, or any other resolution(s).

(4) Do ships operated by CMA CGM visit or transit in Australia; if so, (a) on what dates since 1 January 2007, and (b) were their cargoes inspected by Australian authorities; if so, were they found to be in breach of any United Nations Security Council resolutions.

**MR FLETCHER:** To ask the Assistant Treasurer—In respect of investigations by the Australian Securities Investments Commission (ASIC) into (a) Trio Capital Ltd and its associated managed investment schemes, (b) Storm Financial Ltd, and (c) the Westpoint Group of companies, (i) when did investigations commence, (ii) what prompted the investigations, and (iii) what series of actions were taken by ASIC to prevent each entity from continuing to operate, or continuing to offer financial products.

**MR FLETCHER:** To ask the Assistant Treasurer—In respect of investigations by the Australian Securities Investments Commission (ASIC) into (a) Trio Capital Ltd and its associated managed investment schemes, (b) Storm Financial Ltd, and (c) the Westpoint Group of companies, (i) approximately what total sum of money was lost by investors in each fund/scheme, (ii) what series of actions were taken by ASIC against parties, including third parties, for loss recovery purposes, including compensating investors, (iii) what criteria were used by ASIC in taking such actions, particularly in determining whether the public interest
was served, (iv) how were the facts of each case assessed against the criteria, (v) what weight was given to situations where investors had been placed into very risky investments, versus those where money was lost through fraud, and (vi) what was the outcome of the series of actions taken by ASIC.

356 MR FLETCHER: To ask the Assistant Treasurer—In respect of the investigations by the Australian Securities Investments Commission into Trio Capital Ltd and its associated managed investment schemes, what actions are being, or have been, taken to pursue international enforcement, for example, via intergovernmental treaties, liaison with the regulatory agencies, extradition arrangements, etc.

11 May 2011

359 MR FLETCHER: To ask the Assistant Treasurer—In respect of the activities of the Australian Prudential Regulation Authority (APRA), has APRA undertaken any reviews or investigations from 2007 onwards into the investment operations of the Local Government Superannuation Scheme Pty Ltd (LGSS) (ABN 68078003497), including the purchase by the LGSS of securities known as 'Rembrandt' notes; if so, (a) what is the nature of the reviews or investigations, (b) what powers was APRA exercising in undertaking the reviews or investigations, (c) what were the findings and the outcome of the reviews or investigations, (d) were any adverse findings made against actions of the LGSS, and (e) has any follow-up action been taken by APRA on the reviews or investigations.

360 MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Can the Minister confirm that a retailer wishing to offer a voice only service will be required to pay NBN Co Limited’s entry level wholesale price of $24 per month.

361 MR FLETCHER: To ask the Assistant Treasurer—In respect of the investigation being undertaken by the Australian Securities and Investments Commission (ASIC) into the collapse of Trio Capital Ltd and the APP growth fund, did investors act on advice from licensed financial advisors; if so, can he indicate (a) the actions ASIC has taken against such advisors, (b) whether these advisors had professional indemnity insurance (as required under s 912B of the Corporations Act 2001), and if they did not, why not, (c) whether ASIC is taking action against advisors with a view to recovery against their professional indemnity insurance, (d) what action can be taken against any advisors who acted without such insurance, but before the legal requirement to have this insurance was imposed, and (e) what proportion of lost assets resulted from advisors or Trio Capital Ltd behaving fraudulently, versus negligently.

362 MR FLETCHER: To ask the Assistant Treasurer—In respect of the investigation being undertaken by the Australian Securities and Investments Commission (ASIC) into the collapse of Trio Capital Ltd and the APP growth fund, specifically in relation to investments by self managed superannuation funds, did Trio Capital Ltd have professional indemnity insurance (as required under s 912B of the Corporations Act 2001); if not, why not, and what action can be taken against Trio Capital Ltd for any conduct dated (a) before, and (b) after, the legal requirement to have professional indemnity insurance was imposed; if so, is ASIC taking action against Trio Capital Ltd with a view to recovery against its professional indemnity insurance.

363 MR FLETCHER: To ask the Assistant Treasurer—In respect of the consultation paper Review of compensation arrangements for consumers of financial services: future of financial advice (Richard St. John, April 2011), (a) why does the paper provide little discussion or analysis as to why the Australian Prudential Regulation Authority-regulated superannuation funds are subject to a statutory compensation scheme (provided under Part 23 of the Superannuation Industry (Supervision) Act 1993) yet self managed superannuation funds are not, and (b) will he consider seeking advice and publishing a consultation paper on this important and topical issue, particularly in light of the collapse of Trio Capital Ltd resulting in many investors in self managed superannuation funds losing substantial superannuation savings; if not, why not.

12 May 2011

364 MR DANBY: To ask the Minister for Foreign Affairs—Has he raised with the Chinese Embassy in Canberra, the topic of the Chinese Government’s detention of renowned Chinese artist Ai Weiwei, and other dissidents in China; if not, why not; if so, when, and can he indicate (a) whether Ai Weiwei has legal representation, and (b) what progress the Australian Government has made on behalf of those detained.
23 May 2011

374 MR CHRISTENSEN: To ask the Assistant Treasurer—
(1) What is the status of the investigation by the Australian Securities and Investments Commission (ASIC) into allegations of impropriety surrounding Australian Property Custodian Holding Limited (APCH) and its management of the Prime Retirement and Aged Care Property Trust (PRACPT).
(2) Can he provide the findings (to date) of the investigation.
(3) By when will the investigation conclude, and the outcome be made public.
(4) What assurance can he provide that (a) this matter will be treated seriously and investigated thoroughly by ASIC, irrespective of whether or not PRACPT is still a solvent entity, (b) individuals associated with APCH will be penalised and/or prosecuted to the full extent of the law if ASIC determines its actions in managing PRACPT were criminal and/or negligent, and (c) funds will be tracked down and seized to repay PRACPT if it is determined by ASIC that illegal transactions were made on its behalf by APCH.

377 MR COBB: To ask the Treasurer—
(1) Why did he make the announcement for the blocking of the Australian Stock Exchange Ltd, but left it to Cargill International to tell Australia it had been approved in its takeover of AWB Ltd.
(2) Is it a fact that the Government has placed no conditions on the sale of AWB Ltd to Cargill International.
(3) Can Cargill International refuse to accept grain for other buyers at its sites; if so, how will the Government tackle regional monopolies with farmers restricted by freight, from accessing competition.
(4) What mechanisms are in place to ensure continued competition in this sector, given the Cargill International takeover of AWB Ltd has resulted in a reduction from three to two companies co-owning the Australian flour mills.
(5) What processes are in place to consider the cumulative impacts of foreign takeovers, in particular industries along the supply chain, that over time may change the nature of foreign ownerships from a competitive market to a monopoly or near monopoly arrangement.
(6) Were such cumulative impacts considered in the case of Cargill International’s takeover of AWB Ltd; if so, how.

25 May 2011

395 MR CHRISTENSEN: To ask the Treasurer—
(1) Has he considered that the impact of the recent changes to the Fringe Benefits Tax (FBT) on salary sacrificed company vehicles will be financially deleterious to many mine workers in Central Queensland who have to travel hundreds of kilometres to get to and from work.
(2) Can he confirm that when a mine worker renews the lease on his or her salary-sacrificed vehicle valued at $65,000, the fringe benefits tax payable will go from $4550 to $13,500 if the mine worker has to drive more than 40,000 kilometres per year; if so, can he confirm that this was intended.

30 May 2011

398 DR STONE: To ask the Minister representing the Minister for Tertiary Education and Skills—In respect of the Youth Allowance in the electorate of Murray for the 2007, 2008, 2009, 2010, 2011 (to date) calendar years: by postcode, then secondary students, tertiary students and other, what total number of applications were (a) received, and (b) approved, and how many of the approved recipients are in receipt of full payment.

399 DR STONE: To ask the Minister representing the Minister for Tertiary Education and Skills—In respect of Independent Youth Allowance in the electorate of Murray for the 2007, 2008, 2009, 2010, 2011 (to date) calendar years: by postcode, then secondary students, tertiary students and other, what total number of applications were (a) received, and (b) approved.

400 DR STONE: To ask the Minister representing the Minister for Tertiary Education and Skills—In the electorate of Murray for the 2007, 2008, 2009, 2010, 2011 (to date) calendar years, how many people were/are receiving (a) Rent Assistance, or (b) the Living Away From Home Allowance.
31 May 2011

406 MR PYNE: To ask the Minister for School Education, Early Childhood and Youth—To date, what is the total cost of the development and construction of the My School website, and what does it cost per month to operate.

1 June 2011

408 MR SCOTT: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—

(1) How many communities in the remote television licence area in the electorate of Maranoa are receiving their analogue television services via a local government-operated self-help rebroadcast facility.

(2) What would be the cost of converting these self-help analogue facilities in the same electorate to an (a) MPEG-2, and (b) MPEG-4, data format with the digital signal received via satellite.

15 June 2011

424 MR FLETCHER: To ask the Assistant Treasurer—

(1) Has the Australian Prudential Regulation Authority (APRA) assessed the likely impact of the Government’s proposed carbon tax on Authorised Deposit-taking Institutions (ADIs), including loan delinquency levels, and whether ADIs would have adequate capital to cover increased delinquency levels; if so, what assessment was undertaken, and what was the outcome.

(2) Has APRA requested that ADIs examine the likely impact of the Government’s proposed carbon tax on their loan books, and whether they would have adequate capital to cover increased delinquency levels; if so, what requests were made, and what was the outcome.

(3) What scope is there for APRA to increase the capital adequacy minimums imposed on ADIs to cover the potential increased risk of default from both the residential and commercial loan books arising from the proposed carbon tax.

16 June 2011

427 MR MORRISON: To ask the Minister for Immigration and Citizenship—In respect of the $65.7 million of funding over the next four years for agencies under the proposed arrangement with Malaysia on irregular maritime arrivals, (a) specifically what is it for, (b) how will it be distributed, (c) what sum is to be allocated for capital, building or refurbishment works for facilities in Malaysia, and (i) at what facilities, (ii) of what nature, and (iii) at what cost, (d) what sum is to be allocated (under this arrangement or any other program) for training the approximate 500 000 RELA members in Malaysia, (e) what sum is to be allocated for health, education, accommodation, meals, transfers (including airfares), immigration processing, refugee status assessments, legal support, (f) will service providers such as those in the areas of education, health, accommodation, meals, be paid a fixed rate or on consumption, and (g) what sum is estimated to be spent on administration by agencies under the agreement.

430 MR MORRISON: To ask the Minister for Immigration and Citizenship—In respect of the $10 million of funding allocated to departmental expenses under the proposed arrangement with Malaysia on irregular maritime arrivals, what is the breakdown of costs for staffing, including the number of full-time equivalent staff, accommodation, travel, training, contractors, and other.

431 MR MORRISON: To ask the Minister for Immigration and Citizenship—In respect of the additional 4000 refugees to be accepted under the proposed arrangement with Malaysia on irregular maritime arrivals, what is the estimated (a) average resettlement cost to his department for each refugee, and (b) annual additional cost in Centrelink payments, and any further associated additional costs.
20 June 2011

MR MORRISON: To ask the Minister for Immigration and Citizenship—In respect of the funding that will be made to agencies under the proposed arrangement with Malaysia on irregular maritime arrivals, (a) what are the names of these agencies, (b) for what specific purpose(s) will each agency receive funding, (c) how will this funding be distributed amongst these agencies, and (d) for each of the 800 persons to be transferred, (i) what sum of funding will be provided, (ii) will payments be made upfront upon transfer, or annually; if annually, over what number of years, and (iii) are payments intended to cover the entire duration, or a fixed period, of each person’s stay; if fixed, what is the estimated length of stay per person.

4 July 2011

MR ROBERT: To ask the Minister for Defence—Can health records of members of the Australian Defence Force, including (a) medical assessments, (b) psychological assessments, and (c) counselling interviews and records, be subpoenaed by either civilian or military prosecutors or other legal authorities; if so, can he say whether any such records were seized or subpoenaed as part of the general court martial proceedings brought against Sergeant J and Lance Corporal D in relation to the 12 February 2009 Civilian Casualty Incident in Afghanistan.

5 July 2011

MR RAMSEY: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—

(1) Is the Minister aware that the town of Streaky Bay in SA has a population in excess of 1000 people and yet according to the NBN Co. Limited website, is not designated to receive a fibre broadband service.

(2) Is the Minister aware that Streaky Bay is not designated to receive a wireless broadband service and that instead, the residents and businesses of this town are expected to access a satellite broadband service.

(3) Can the Minister explain why the Government’s commitment to providing a fibre broadband service to towns with populations in excess of 1000 is not being met in the case of Streaky Bay.

(4) Why are the towns of Wudinna and Cummins, being significant centres and both adjacent to optic fibre cables, not designated to receive a fibre broadband service.

6 July 2011

MR IRO: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Why did construction of the National Broadband Network (NBN) not begin in Victoria Park during the second quarter of 2011; when will such construction now (a) begin, and (b) finish; and when will NBN services become available in this suburb.

458 MS GAMBARO: To ask the Minister representing the Minister for Jobs and Workplace Relations—In respect of the Pacific Island Workers Program, (a) how many people have participated to date, (b) what is the breakdown by (i) post code, and (ii) agricultural areas, of where these people worked, (c) what is the anticipated duration of the program, (d) what funding has been provided by his department for this program, and (e) did all workers under the program leave the country when their visas expired.

16 August 2011

MR HOCKEY: To ask the Treasurer—Who are the members of the advisory committee that advised the Treasurer and the Treasury to increase the gross debt limit of Commonwealth Government Securities.

MR HOCKEY: To ask the Treasurer—How many times in the last three years has the Treasury undertaken economic modelling, and on which issues has this modelling been undertaken.

MR HOCKEY: To ask the Treasurer—How many Treasury staff have been involved in the development of the proposed carbon price scheme.
MR CHRISTENSEN: To ask the Minister for Health and Ageing—in respect of hip replacement operations utilising now recalled products manufactured by DePuy Orthopaedics, Inc., a division of Johnson & Johnson, Inc., (a) how many of these operations were funded through Medicare, and at what cost, (b) what was the cost to the Government of patients who have or will have revision surgery, and (c) what is the Government doing to recoup, from DePuy Orthopaedics, the money it has invested in the use of these products, including revision surgery.

MR RAMSEY: To ask the Minister for Resources and Energy—in respect of the Whyalla Solar Oasis project for which the Government announced funding of $60 million in May 2010 under the Renewable Energy Development Program, with construction originally due to commence in July 2010: (a) what is the project’s current status; (b) what is the reason for the delay in commencing the project; and (c) what is he doing to expedite the finalisation of the funding deed so that the project can commence.

MR OAKESHOTT: To ask the Attorney-General—Are there any restrictions on Mr David Hicks as a free citizen of Australia; if so, can he indicate what these restrictions are, and specifically why each one is in place.

MR BALDWIN: To ask the Minister for Tourism—in respect of Program 4 of his department:

1. As at 1 July 2011, what total number of staff were employed under this program.
2. What total number of staff are forecast to be employed under this program in (a) 2011-12, (b) 2012-13, (c) 2013-14, and (d) 2014-15.
3. As at 1 July 2011, in respect of (a) APS 1, (b) APS 2, (c) APS 3, (d) APS 4, (e) APS 5, (f) APS 6, (g) EL 1, and (h) EL 2, officers under this program, what number were (i) ongoing, (ii) non-ongoing, (iii) full-time, and (iv) part-time, and based in (v) Canberra, (vi) Sydney, (vii) elsewhere in Australia, and (viii) overseas.
4. As at 1 July 2011, what number of SES Band (a) 1, (b) 2, and (c) 3, officers were (i) ongoing, and (ii) non-ongoing, and what were their (iii) job titles, (iv) common law agreement start and end dates, (v) office locations, and (vi) salary ranges.

MR BALDWIN: To ask the Minister for Tourism—in respect of Program 4 of his department in 2010-11:

1. What sum of program expenditure was spent on (a) advertising, (b) hospitality or entertainment, (c) information and communication technologies, (d) consultants, (e) staff training and education, (f) external accounting services, (g) external auditing services, and (h) external legal services.
2. What are the details of all grants paid, including the (a) recipient, (b) date announced, (c) date that the first payment was dispatched, and (d) date that the last grant payment was due.
3. What was the total travel expenditure for staff employed under this program.
4. What was the travel expenditure for (a) first class, (b) business class, (c) premium economy class, (d) economy class, and (e) in total, for (i) domestic, and (ii) international, travel.

MR BALDWIN: To ask the Minister for Tourism—in respect of Program 4 of his department in 2010-11:

1. What are the details of all memberships with organisations that are funded by this program, including the (a) name of the organisation, (b) cost of membership, (c) duration of membership, and (d) reason for membership.
2. What are the details of all sponsorships, including event sponsorships, funded by this program, including the (a) name of the recipient, (b) cost, (c) duration, and (d) reason.

MR BALDWIN: To ask the Minister for Tourism—in respect of Tourism Australia:

1. As at 1 July 2011, what total number of staff were employed by this agency.
2. As at 1 July 2011, in respect of (a) APS 1, (b) APS 2, (c) APS 3, (d) APS 4, (e) APS 5, (f) APS 6, (g) EL 1, and (h) EL 2, officers, what number were (i) ongoing, (ii) non-ongoing, (iii) full-time, and (iv) part-time, and based in (v) Canberra, (vi) Sydney, (vii) elsewhere in Australia, and (viii) overseas.
3. As at 1 July 2011, what number of SES Band (a) 1, (b) 2, and (c) 3, officers were (i) ongoing, and (ii) non-ongoing, and what were their (iii) job titles, (iv) common law agreement start and end dates, (v) office locations, and (vi) salary ranges.
481 MR OAKESHOTT: To ask the Minister representing the Minister for Tertiary Education and Skills—

(1) For what reasons has the Government abolished the Australian Teaching and Learning Council (ATLC), despite restoring $50 million of the $88 million ATLC budget over four years expressly to maintain its grants and programs under the same terms of reference and conditions.

(2) Has the Government made public its vision for how Australian teaching and learning innovation will be encouraged and recognised internationally; if so, what is it.

482 MR OAKESHOTT: To ask the Minister for Health and Ageing—

(1) Why have private health insurance premiums under Medibank Private been rising over the past five years, beyond the annual rate of inflation.

(2) Is she aware that a constituent in the electorate of Lyne claims that his Medibank Private premium rose by (a) 6.7 per cent in 2007, (b) 4.5 per cent in 2008; (c) 10.3 per cent in 2009, (d) 5.4 per cent in 2010, and (e) 8 per cent in 2011.

(3) For the same period, what were Medibank Private’s (a) annual dividends received by the Government, (b) net profit after tax earning, and (c) rate of return.

483 MR OAKESHOTT: To ask the Minister for Immigration and Citizenship—Is it a fact that the Government is spending $2.6 million a month on motel accommodation to house asylum seekers because detention centres are currently full; if not, what sum is currently being spent per month to house asylum seekers in motel or other equivalent accommodation.

485 MR OAKESHOTT: To ask the Minister for Employment Participation and Childcare—In respect of proposed changes in the regulation of childcare ratios to be put before COAG in 2011; is it a fact that the ratio of staff to children in smaller centres for the age group of 2-3 years is proposed to be changed from 1:8 to 1:5, commencing in 2012, and that this ratio will also apply to larger centres, but not until 2016; if so, what is the Government doing to overcome the competitive disadvantage that this will have on smaller centres.

488 MR OAKESHOTT: To ask the Attorney-General—Is the Government aware that the Australian Red Cross has approved a proposal to undertake a leading role within the International Red Cross and Red Crescent Movement, to publicly support an international convention rendering the use of nuclear weapons clearly illegal under international law; if so, will the Government consider supporting the development of such a convention and undertake to become a signatory to such an instrument.

490 MR OAKESHOTT: To ask the Treasurer—

(1) Will the Government consider re-establishing the education fund that used to exist under ASX’s stewardship, and that also served to channel revenue from fines imposed for breaches of trading rules into improving compliance and risk management practices to prevent further breaches.

(2) Is he aware that the education fund more effectively used monies from fines than the current system (under new ASIC supervisory arrangements) of directing them into consolidated revenue.

491 MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Will the satellite services that will be offered by NBN Co. Ltd have the capacity to provide video conferencing and interactive distance learning applications.

492 MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Will the satellite services that will be offered by NBN Co. Ltd have the capacity to deliver the applications that are currently delivered over satellite for interactive distance learning at the School of the Air and the Northern Territory Open Education Centre in the Northern Territory; if so, will these interactive distance learning services continue to receive Government funding.

493 MR FLETCHER: To ask the Treasurer—In respect of Treasury modelling of the Carbon Pollution Reduction Scheme, what (a) was Australia’s Gross Domestic Product (GDP) in 2010, (b) is Treasury’s base case forecast of GDP growth per annum between 2010 and 2050, and the forecast of GDP for 2050 at this growth rate, in aggregate and per capita terms, (c) is the forecast of GDP growth per annum if a carbon price is introduced, and the forecast of GDP for 2050 at this growth rate in aggregate and per capita terms, and (d) is the expected difference in GDP for 2050 and on a cumulative basis from 2010 to 2050 with and without a carbon price.
MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—in respect of my letter to him dated 22 April 2010 about a claim of alleged fraud under the Home Insulation Program at a property in Killara, (a) what is the progress of investigations, (b) has any person or entity been charged with an offence, and (c) if fraud has been established, what action has or is being taken to recover monies.

MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—in respect of the report made to his department (ref no. 4301199) of an alleged fraudulent claim under the Home Insulation Program in an apartment complex in Turramurra, (a) what is the progress of investigations, (b) what interviews have been conducted, including of the occupants, (c) has any person or entity been charged with an offence, and (d) if fraud has been established, what action has or is being taken to recover monies.

MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—in respect of the report made to his department of an alleged fraudulent claim under the Home Insulation Program in an apartment complex in Hornsby (referenced in my letter to him dated 5 October 2010), (a) what is the progress of investigations, (b) what interviews have been conducted, including of the occupants, (c) has any person or entity been charged with an offence, and (d) if fraud has been established, what action has or is being taken to recover monies.

MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—in respect of the report made to his department of an alleged fraudulent claim under the Home Insulation Program in an apartment complex in Hornsby (referenced in my letter to him dated 11 July 2010), (a) what is the progress of investigations, (b) what interviews have been conducted, including of the occupants, (c) has any person or entity been charged with an offence, and (d) if fraud has been established, what action has or is being taken to recover monies.

MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—in respect of the arrangements made through his department for the inspection and removal of unauthorised insulation under the Home Insulation Program at an apartment complex in Hornsby on 6 July 2010 (referenced in my letter to him dated 11 July 2010), (a) what are the names of the companies (both main contractors and subcontractors) that actioned or facilitated the inspection and removal of unauthorised insulation, (b) in what location are these companies based, (c) what number of employees undertook the inspection and removal, and (i) in what location was each based, (ii) at what time, by what means, and at what cost did each travel to and from the premises, and (iii) what is the name of the employer of each, and (d) for the three months prior to 6 July 2011, what are the dates and locations of other inspections and/or removals of insulation that each employee undertook pursuant to direct or indirect (ie, contractor or subcontractor) contractual arrangements with the Commonwealth.

MR FLETCHER: To ask the Assistant Treasurer—Can he indicate what proportion (as a percentage) of the Australian equity portfolio held by the following funds (a) Australian Super, (b) Chus, (c) HESTA, (d) HOSTPLUS, (e) MTAA Super, (f) CareSuper, (g) LUCRF Super, (h) Media Super, (i) NGS Super, (j) TWUSUPER, (k) AustSafe, (l) Energy Super, (m) First Super, (n) legalsuper, and (o) REI Super, is constituted by investments in the top 500 big polluting companies that will be subject to the carbon price.

MR BALDWIN: To ask the Minister for Climate Change and Energy Efficiency—Was the Intergovernmental Panel on Climate Change’s report the sole factor in his decision to introduce the Clean Energy Plan; if so, (a) which part; (b) what peer reviews support the evidence in the report (including citations and authors); and (c) what dissenting reports are annexed to the report (including citations and authors); if not, will he provide a list of references for the scientific evidence on which his decision to introduce the Clean Energy Plan was based, including any peer reviews and dissenting reports (with citations and authors).

MR BALDWIN: To ask the Minister for Climate Change and Energy Efficiency—

1. What number of Government advisors is providing supporting documentation for the Clean Energy Plan, what departments do they work for, and what are their salaries.

2. What sum is allocated for the establishment and/or expansion of the bureaucracy to develop and implement the Clean Energy Plan.

3. What expenditure has the Government incurred to date for the development of the Clean Energy Plan.
MR BALDWIN: To ask the Minister for Climate Change and Energy Efficiency —In respect of a statement the Prime Minister made that the Clean Energy Plan is needed to ‘save the Great Barrier Reef’, was the Intergovernmental Panel on Climate Change’s report the sole factor in her decision to introduce the Clean Energy Plan to save the Great Barrier Reef; if so, (a) which part; (b) what peer reviews support the evidence in the report (including citations and authors); and (c) what dissenting reports are annexed to the report (including citations and authors); if not, will he provide a list of references for the scientific evidence on which the Prime Minister’s decision to introduce the Clean Energy Plan to save the Great Barrier Reef was based, including any peer reviews and dissenting reports (with citations and authors).

MR BALDWIN: To ask the Minister for Climate Change and Energy Efficiency —
(1) What number of Government advisors is providing supporting documentation for the Clean Energy Plan to save the Great Barrier Reef, what departments do they work for, and what are their salaries.
(2) What sum is allocated for the establishment and/or expansion of the bureaucracy to develop and implement the Clean Energy Plan to save the Great Barrier Reef.
(3) What expenditure has the Government incurred to date for the development of the Clean Energy Plan to save the Great Barrier Reef.

MR TRUSS: To ask the Minister for Infrastructure and Transport—
(1) What was the portfolio expenditure for his department in 2010-11 for (a) advertising, (b) travel, including (i) business, (ii) economy, (iii) first class, (iv) international, and (v) domestic, (c) hospitality and entertainment, (d) information and communications technology, (e) consultants, (f) education and training of staff, (g) external (i) accounting, (ii) auditing, and (iii) legal, services, and (h) memberships or grants paid to affiliate organisations.
(2) For (a) to (h) above, what is the breakdown of expenditure for the following programs identified in the 2010-11 Portfolio Budget Statement: (a) infrastructure investment; (b) transport security; (c) surface transport; (d) road safety; and (e) air transport.

DR SOUTHCOtt: To ask the Minister for Health and Ageing—
(1) For each of the first 19 successful applications to become Medicare Locals, how many (a) directors, (b) Aboriginal and Torres Strait Islander health practitioners, (c) chiropractors, (d) dentists, (e) medical practitioners, (f) nurses, (g) occupational therapists, (h) optometrists, (i) osteopaths, (j) pharmacists, (k) physiotherapists, (l) podiatrists, and (m) psychologists, are proposed to be on the Board.
(2) What health profession is proposed to be the Chair of the Board.

18 August 2011

MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Further to his answer to question in writing No. 392 (House Hansard, 16 August 2011, page 90), if, as the Minister indicated, the Implementation Study was not a feasibility study, why did the Government not conduct a feasibility study into the National Broadband Network before proceeding with this investment.

MR FORREST: To ask the Minister representing the Minister for Agriculture, Fisheries and Forestry—
(1) Is the Minister aware of the department’s decision on 10 August 2011 to cease honouring the farm exit grant package previously extended to 30 June 2012.
(2) Will the Minister consider reinstating this package for the many families pre-assessed as eligible by Centrelink and already in the process of selling or awaiting the sale of their farm asset on the strength of this grant offer.

MR A.G. HAWKE: To ask the Minister for Climate Change and Energy Efficiency—
(1) What total sum of money did it cost to produce the Clean Energy Future booklet that was distributed in August 2011.
(2) What sum was spent on the (a) design, (b) printing, and (c) distribution, of the booklet.
(3) What external agencies, organisations, and businesses were used to produce the booklet, and what sum was paid to each of these entities.
(4) Can he indicate how many Clean Energy Future booklets were returned to the Government, including those marked as ‘Return to sender’ to (a) the Prime Minister’s office, (b) the Minister for Climate Change and Energy Efficiency’s office, (c) other Ministers and Parliamentary Secretaries, and (d) Government departments and agencies.
(5) How many surplus booklets were never distributed.
MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Did he receive a brief from his department seeking approval of text contained in the request for tender for the Australia Network contract and/or associated documents before their release; if so, (a) on what date (i) was the brief received by his office, and (ii) did he sight the brief, and (b) can he indicate what type of ministerial action was requested by his department, and what resulting action he took.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Did he or any of his ministerial staff request changes to the text contained in the request for tender and/or associated documents for the Australia Network contract; if so, on what date, and can he indicate the nature of the requested changes.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Was the final version of the request for tender and associated documents for the Australia Network contract approved by Cabinet or him; if so, on what date.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Did he or any of his ministerial staff receive a briefing, written or verbal, from his department or a member of the tender panel regarding any of the information provided by tenderers in their tender submissions for the Australia Network contract; if so, on what date, and can he indicate the nature of the information provided.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—On what date did the tender panel for the Australia Network contract finalise its report, and can he indicate whether the report recommended a preferred tenderer.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Can he indicate whether the panel viewed both tenders for the Australia Network contract as meeting the requirements of tender.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Did he or any of his ministerial staff receive a briefing, written or verbal, from his department or a member of the tender panel for the Australia Network contract regarding the panel’s progress.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—On what date was the report of the tender panel for the Australia Network contract first sighted by the Secretary of his department.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Did he or any of his ministerial staff receive a briefing, written or verbal, from his department regarding the report of the tender panel for the Australia Network contract, including any recommendation on a preferred tenderer; if so, (a) on what date was the brief (i) received by his office, and (ii) sighted by him, and (b) can he indicate what type of ministerial action was requested by his department, and what resulting action he took.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Did his department prepare a Cabinet submission detailing the report of the tender panel for the Australia Network contract, including any recommendation on a preferred tenderer; if so, (a) on what date, and (b) was input into the brief provided by other Governments; if so, which ones.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—On what date (a) was his department first notified of the Government’s intention to extend the existing Australia Network contract, and (b) were tenderers for the Australia Network contract first notified of the Government’s intention to extend the existing contract.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Has he, any of his ministerial staff and/or his department received correspondence from, or had a discussion with, any of the interested parties involved in the tender process for the Australia Network contract since the Government’s decision to seek further information; if so, (a) on what date, (b) which parties were involved, and (c) can he indicate the nature of the correspondence and/or discussion.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Has he, any of his ministerial staff and/or his department received correspondence from, or had a discussion with, any of the interested parties involved in the tender process for the Australia Network contract about the impact of the Government’s decision on the financial viability of their proposal; if so, (a) what parties were involved, and (b) can he indicate the nature of the correspondence and/or discussion.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Has he or any of his ministerial staff received a briefing, written or verbal, from his department and/or consultants expressing their concerns about the change to the request for tender for the Australia Network contract and/or association documentation; if so, (a) on what date, and (b) can he indicate the nature of their concerns.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Has he or any of his ministerial staff received a briefing, written or verbal, from his department and/or consultants regarding the additional costs associated with expanding the Australia Network’s coverage into the Middle East and North Africa; if so, (a) on what date, (b) can he indicate the nature of this advice, and (c) what are the additional costs.
MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Has he or any of his ministerial staff received a briefing, written or verbal, from his department and/or consultants regarding the expansion of the Australia Network into the Middle East and North Africa and its impact on the Network’s penetration rates in Asia and/or the Pacific; if so, (a) on what date, and (b) can he indicate the nature of this advice.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Prior to Cabinet consideration of the tender for the Australia Network contract, (a) what position did the designated advisor on the tender process hold, (b) on what legal basis were they stripped of that role, (c) had they made a decision on who the successful tenderer would be, and (d) what position does the current advisor on the tender process hold.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—On what date did the Minister or staff of the Minister’s office first see the text contained in the request for tender for the Australia Network contract and/or associated documents.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Did the Minister or staff of the Minister’s office receive a briefing, written or verbal, from the Minister’s department, the Department of Foreign Affairs and Trade, or a member of the selection panel regarding any of the information provided by tenderers for the Australia Network contract in their tender submissions; if so, (a) on what date, and (b) can he indicate the nature of the information provided.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Did the Minister or staff of the Minister’s office receive a briefing, written or verbal, from the Minister’s department or a member of the tender panel for the Australia Network contract regarding the panel’s progress.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Did the Minister or staff of the Minister’s office receive a briefing, written or verbal, from the Minister’s department or the Department of Foreign Affairs and Trade regarding the report of the tender panel for the Australia Network contract, including any recommendation on a preferred tenderer; if so, (a) on what date was the brief (i) received by the Minister’s office, and (ii) sighted by the Minister, and (b) can the Minister indicate what type of ministerial action was requested by the Minister’s department, and what resulting action the Minister took.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Has the Minister or staff of the Minister’s office been given a copy of the report of the tender panel for the Australia Network contract; if so, on what date.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—On what date was the Minister’s department first notified of the Government’s intention to extend the existing Australia Network contract.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Has the Minister, any staff of the Minister’s office and/or the Minister’s department received correspondence from, or had a discussion with, any of the interested parties involved in the tender process for the Australia Network contract since the Government’s decision to seek further information from them; if so, (a) on what date, (b) what parties were involved, and (c) can the Minister indicate the nature of the correspondence and/or discussion.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Has the Minister, any staff of the Minister’s office and/or the Minister’s department received any correspondence from, or had discussions with, any of the interested parties involved in the tender process for the Australia Network contract about the impact of the Government’s decision on the financial viability of their proposal; if so, (a) what parties were involved, and (b) can the Minister indicate the nature of the correspondence and/or discussion.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Has the Minister or any staff of the Minister’s office received a briefing, written or verbal, from the Minister’s department, the Department of Foreign Affairs and Trade and/or consultants expressing concerns about the change to the request for tender for the Australia Network contract and/or associated documentation; if so, (a) on what date, and (b) can the Minister indicate the nature of the concerns.
MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Has the Minister or any staff of the Minister’s office received a briefing, written or verbal, from the Minister’s department, the Department of Foreign Affairs and Trade and/or consultants regarding the additional costs associated with expanding the Australia Network’s coverage in to the Middle East and North Africa; if so, (a) on what date, (b) can the Minister indicate the nature of the concerns, and (c) what is the additional cost.

MS J. I. BISHOP: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—Has the Minister or any staff of the Minister’s office received a briefing, written or verbal, from the Minister’s department, the Department of Foreign Affairs and Trade and/or consultants regarding the expansion of the Australia Network in to the Middle East and North Africa and its impact on the Network’s penetration rates in Asia and/or the Pacific; if so, (a) on what date, and (b) can the Minister indicate the nature of the concerns.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—How many debtors have been refused a passport renewal under s 16(1) of the Australian Passports Act 2005, in each year since 2005.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—What is the accumulated sum of outstanding and written-off debt from consular assistance rendered since the publication of Helping Australians abroad: a review of the Australian Government’s consular services (Senate Foreign Affairs, Defence and Trade References Committee, 1997, Canberra).

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Was the Government’s revenue from passport fees in 2009-10 equal to or greater than the cost of providing consular assistance.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Does his department have an estimate of the number of uninsured Australian travellers; if so, what is it.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Does his department maintain data on the proportion of travellers who seek consular assistance and are uninsured; if not, why not.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Since 28 February 2007, on what dates have Australian consular officials (a) visited, and/or (b) otherwise had contact with, Mr Jean-Philippe Wispelaere.

MR K. J. ANDREWS: To ask the Minister for Families, Housing, Community Services and Indigenous Affairs—

(1) What information did she receive from her department for the purpose of selecting the trial sites for (a) helping teenage parents to finish school and support their children, (b) the Local Solutions Fund, (c) helping jobless families prepare for work, (d) the extension of income management in five trial sites, and (e) supporting job seekers in disadvantaged communities into jobs.

(2) Did the information provided to her in part (1) include a broader list of local government areas, communities, electorates or localities; if so, what criteria were used by her to select the trial sites from this list for the programs in part (1).

22 August 2011

MR ROBERT: To ask the Minister for Defence—

(1) Is the Australian Submarine Rescue Vehicle REMORA currently operational; if so, at what capacity; if not, (a) when was it last operational, and at what capacity, and (b) how long would it take to restore it to full capacity, what would such restoration involve, and at what cost.

(2) When REMORA was last operational, how many hours did it take for it to reach ‘readiness’ (ie, full capability).

(3) What is the maximum certified depth that REMORA can operate at, and is REMORA currently certified to operate at that depth; if not, at what maximum certified depth can REMORA currently operate.

(4) What is the maximum number of rescued submariners REMORA is certified to hold and/or transport at any given time.

(5) Who owns REMORA and all of its associated support equipment.

(6) What sum does it cost to maintain REMORA in a fully operational state and inclusive of the costs of maintenance, real estate, personnel and running.

(7) When does the current contract for the provision of submarine escape and rescue services expire.
(8) Is Defence aware of any other companies (a) within Australia, and (b) overseas, that can provide a similar service to that provided by the current contractor; if so, what are the names of these companies.

23 August 2011

550 MR MORRISON: To ask the Minister for Immigration and Citizenship—

(1) In respect of his department’s outcome and program structure in 2009-10, 2010-11 and 2011-12, how many programs exist(ed) under each outcome of his department.

(2) In the same period, what (a) sum was/is allocated to, (b) number of staff were/are in, and (c) regulations relate(d) to, each program in part (1).

(3) In the same period, for each outcome and program, what sum was/is allocated to (a) advertising, (b) travel (including the breakdown of domestic and international business and economy classes), (c) hospitality and entertainment, (d) information and communication technology, (e) contractors and consultants, (f) education and training of staff, (g) external (i) accounting, (ii) auditing, and (iii) legal, services, and (h) membership grants paid to affiliate organisations.

25 August 2011

553 MR DUTTON: To ask the Minister for Health and Ageing—For each program administered by her department, (a) what are the staffing numbers, by location, and (b) how many regulations are associated with each program.

554 MR DUTTON: To ask the Minister for Health and Ageing—What are the staffing numbers for each cross-portfolio program in her department, according to department and agency.

555 MR DUTTON: To ask the Minister for Health and Ageing—In respect of premises used by her department and portfolio agencies (a) what is the location of each, (b) how many are (i) leased, (ii) owned, and (iii) rented, (c) what is the size of each, (d) what is the annual cost per square metre of each that is (i) rented, and (ii) leased, and (e) what is the (i) value, and (ii) 2010-11 depreciation, of each building owned.

556 MR DUTTON: To ask the Minister for Health and Ageing—For each board in her portfolio (a) what is the title, (b) what are the (i) terms, and (ii) tenure, of appointment, and (c) who are the members.

557 MR DUTTON: To ask the Minister for Health and Ageing—What is the 2010-11 expenditure for her portfolio, in total, and according to each program, for (a) advertising, (b) travel (including the breakdown of domestic and international business and economy classes), (c) information and communications technology, (d) consultancies, (e) education and training of staff, (f) external (i) accounting, (ii) auditing, and (iii) legal, services, and (g) memberships or grants paid to affiliate organisations.

MR BRIGGS: To ask the Ministers listed below (questions Nos. 559 - 580)—How many staff were employed by the Minister’s department in the Senior Executive Service (ie, SES) on 1 July (a) 2008, and (b) 2011.

559 MR BRIGGS: To ask the Prime Minister.

563 MR BRIGGS: To ask the Minister for Foreign Affairs.

564 MR BRIGGS: To ask the Minister for Defence.

565 MR BRIGGS: To ask the Minister for Immigration and Citizenship.

566 MR BRIGGS: To ask the Minister for Infrastructure and Transport.

567 MR BRIGGS: To ask the Minister for Health and Ageing.

568 MR BRIGGS: To ask the Minister for Families, Housing, Community Services and Indigenous Affairs.

570 MR BRIGGS: To ask the Minister representing the Minister for Finance and Deregulation.

571 MR BRIGGS: To ask the Minister for School Education, Early Childhood and Youth.

572 MR BRIGGS: To ask the Minister representing the Minister for Innovation, Industry, Science and Research.

573 MR BRIGGS: To ask the Attorney-General.

574 MR BRIGGS: To ask the Minister representing the Minister for Agriculture, Fisheries and Forestry.

577 MR BRIGGS: To ask the Minister for Trade.

578 MR BRIGGS: To ask the Minister for Climate Change and Energy Efficiency.

579 MR BRIGGS: To ask the Minister representing the Minister for Tertiary Education and Skills.
MR BRIGGS: To ask the Minister representing the Minister for Tertiary Education and Skills.

12 September 2011

MR CHRISTENSEN: To ask the Minister for School Education, Early Childhood and Youth—In respect of the Computers in Schools program, in the electorates of Dawson and Capricornia, what (a) total number of computers have been delivered, and (b) is the computer to student ratio (broken down by school).

MR CHRISTENSEN: To ask the Minister representing the Minister for Jobs and Workplace Relations—In respect of the Building the Education Revolution (BER) program funding in the electorates of Dawson and Capricornia, will he provide detailed cost breakdowns for project variables such as (a) building (i) size, (ii) type, and (iii) purpose, and (b) overall cost, including the amount funded by (i) the BER program, and (ii) school or third party.

MR CHRISTENSEN: To ask the Minister for Climate Change and Energy Efficiency—By postcode in the electorates of Dawson and Capricornia, (a) what number of homes had insulation installed under the Home Insulation Program, and what proportion (as a percentage) of these homes had foil insulation installed, and (b) can he provide (i) the names of companies used to install this insulation, and (ii) the number of homes each company worked on.

MR CHRISTENSEN: To ask the Minister for Climate Change and Energy Efficiency—How many (a) complaints from the electorates of Dawson and Capricornia were lodged regarding work carried out under the Home Insulation Program, by (i) postcode, and (ii) nature of complaint, and (b) follow-up inspections were carried out on homes that were the subject of these complaints, by postcode.

MR CHRISTENSEN: To ask the Minister for Climate Change and Energy Efficiency—By postcode in the electorates of Dawson and Capricornia, how many fires or fire-related incidents resulted from insulation installed under the Home Insulation Program.

MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—In respect of a number of public statements made by the Minister, including on ABC’s 7.30 on 26 June 2011, that the previous Government had 18 ‘failed’ broadband programs, (a) what were the names of these programs, and (b) on what basis did the Minister make these claims.

MR NEVILLE: To ask the Minister for Climate Change and Energy Efficiency—In respect of the proposed carbon price, is he able to indicate (a) how many self-funded retirees will be ineligible for Government financial assistance, and (b) what Government financial assistance will be provided to single self-funded retirees and couples with incomes and savings of up to $25 000 and $50 000 respectively, who do not hold a Commonwealth Seniors Health Card.

MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—In respect of the $308.8 million allocated in 2011-12 to the Digital Switchover Household Assistance Scheme for the roll out in regional NSW, ACT, Tasmania, Northern Territory, Western Australia and State capital cities:

(1) What is the population of each area, including each State capital city.

(2) What combined number of individuals and couples has the Government determined will be prima facie eligible in each area for a set top box by reason of being recipients of the maximum rate of (a) an Age Pension, or a (b) Disability Support Pension, (c) Carer Payment, or (d) Department of Veterans’ Affairs (i) Service Pension, or (ii) Income Support Supplement.

(3) How many of those who are or will be prima facie eligible has the Government estimated will not be eligible by reason of already having access to digital television on any of the televisions that they own.

(4) Does access to digital free to air services through a pay television service constitute already having access to digital television; if so, how many of those who would be prima facie eligible in part (3) does the Government estimate would fall into this category.

MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—In respect of the Digital Switchover Household Assistance Scheme:

(1) In what areas has the Scheme already been rolled out, and in each of these areas, what (a) is the take up rate, and (b) combined number of individuals and couples has the Government determined would be prima face eligible for a set top box by reason of being recipients of the maximum rate of (i) an Age Pension, or a (ii) Disability Support Pension, (iii) Carer Payment, or (iv) Department of Veterans’ Affairs Service Pension, or Income Support Supplement.
(2) How many of those who are or will be prima facie eligible for a set top box has the Government estimated will not be eligible by reason of already having access to digital television on any of the televisions that they own.

(3) Does access to digital free to air services through a pay television service constitute already having access to digital television; if so, how many of those who would be prima facie eligible in part (2) does the Government estimate would fall into this category.

(4) What is the budgeted cost of the roll out for each area, and the actual costs that have been or are expected to be incurred based on take up.

592 MR COBB: To ask the Minister representing the Minister for Agriculture, Fisheries and Forestry—

(1) What was the total 2010-11 portfolio expenditure for (a) advertising, (b) travel, including business, economy, domestic and international, (c) hospitality and entertainment, (d) information and communications technology, (e) consultancy, (f) education and training of staff, (g) external (i) accounting, (ii) auditing, and (iii) legal, services, and (h) membership or grants paid to affiliate organisations.

(2) What was the 2010-11 expenditure against each item in part (1) for (a) the Executive, (b) the Australian Bureau of Agricultural and Resource Economics and Sciences, (c) the Agricultural Productivity Division, (d) the Australian Quarantine and Inspection Service, (e) Biosecurity, (f) the Climate Change Division, (g) the Corporate Finance Division, (h) the Corporate Policy Division, (i) the Corporate Services Division, (j) Fisheries, (k) Forestry, (l) the Sustainable Resources Management Division, (m) the Trade and Market Access Division, and (n) graduates and trainees.

(3) What was the 2010-11 expenditure against each item in part (1) for (a) Tackling Climate Change, (b) Sustainable Management Natural Resources, (c) Forestry Industry, (d) Fishing Industry, (e) Wool Industry, (f) Grains Industry, (g) Dairy Industry, (h) Meat and Livestock, (i) Agriculture Resources, (j) Drought Programs (Exceptional Circumstances and Western Australia Drought Pilot), (k) Rural Programs, (l) International Market Access, (m) Quarantine and Export services, and (n) Plant and Animal Health.

(4) What number of full-time equivalent staff are assigned to the portfolio (a) areas in part (2), and (b) programs in part (3), and for each, what is the breakdown of staff by classification.

14 September 2011

593 DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, (a) what are the 10 program objectives, and (b) according to the latest quarterly report for each of the 15 operational clinics, have each of these objectives been met; if not, what progress has each clinic made against each objective.

594 DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the 64 clinics under the GP Super Clinics Program, how many (a) funding agreements have (i) concluded, (ii) specified a date for practical completion, and (b) organisations achieved practical completion of the works on or before the original specified date for practical completion.

595 DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program and the funding agreements for such clinics, on how many occasions have organisations proposed variations (a) to the works, and for each occasion, (i) what was the reason provided by the organisation, and (ii) was consent in writing provided by the Commonwealth, and (b) which would have an effect on the (i) timeframes for completion of the works, and (ii) timeframe for the date of practical completion.

596 DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the Deliverables and Milestone Schedule in Annexure A of the funding agreement template for the GP Super Clinics Program, (a) on how many occasions has an organisation failed to meet a deliverable or milestone by the date specified in its funding agreement, and (b) how many clinics have failed to meet the following milestones as specified in their funding agreements: (i) execution, (ii) tenure, (iii) project commencement, (iv) seeking regulatory approvals, (v) construction tender, (vi) award of tender, (vii) approval to commence construction, (viii) construction commencement, (ix) financial acquittals and report, (x) midpoint of construction, (xi) start up and operational arrangements, (xii) notification of practical completion, and (xiii) report of completion of works.
DR SOUTHcott: To ask the Minister for Health and Ageing—In respect of the GP Deliverables and Milestone Schedule in the funding agreement template for the GP Super Clinics Program, how many clinics have met the following milestones as specified in their original funding agreement on or before the date specified: (a) execution, (b) tenure, (c) project commencement, (d) seeking regulatory approvals, (e) construction tender, (f) award of tender, (g) approval to commence construction, (h) construction commencement, (i) financial acquittals and report, (j) midpoint of construction, (k) start up and operational arrangements, (l) notification of practical completion, and (m) report of completion of works.

DR SOUTHcott: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, how many clinics (a) have provided to the Commonwealth a commencement of services/formal launch timeline by the date specified in their original funding agreement, (b) have commenced services on or before the date specified in their original commencement of services timeline, and (c) have held a formal launch on or before the date specified in their original formal launch timeline.

DR SOUTHcott: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, how many (a) GP presentations were made at the operational clinics in June and July 2011, and (b) nursing and allied health presentations were made at the operational clinics.

DR SOUTHcott: To ask the Minister for Health and Ageing—In respect of each operational clinic under the GP Super Clinics Program, what (a) is the total number of (i) medical professionals, and (ii) allied health professionals, providing services, (b) are the hours of operation, and (c) is the bulkbilling policy.

DR SOUTHcott: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, as at 31 July 2011, how many (a) GPs, (b) allied health workers, (c) practice nurses, and (d) GP Registrars, were working in operational clinics.

DR SOUTHcott: To ask the Minister for Health and Ageing—In respect of the 64 clinics under the GP Super Clinics Program, how many had or have a date of practical completion in their original funding agreement which fell or falls in (a) 2007-08, (b) 2008-09, (c) 2009-10, (d) 2010-11, (e) 2011-12, (f) 2012-13, (g) 2013-14, and (h) 2014-15.

DR STONE: To ask the Minister for Sustainability, Environment, Water, Population and Communities—In respect of round two of the On-Farm Water Efficiency Program:

(1) On what grounds was Irrigation Efficiency Partners Pty Ltd deemed eligible for funding of $32 million.

(2) Is it a fact that in order to be an eligible delivery partner under the program, an applicant must: (a) be an entity with direct and demonstrable links to irrigators such as (i) an Irrigation Infrastructure Operator, (ii) a Catchment Management Authority, (iii) a commodity or agricultural industry group, or (iv) a regional irrigation body; and (b) be financially viable as demonstrated through the provision of audited financial statements and related documents (for at least the last three years).

(3) Is it a fact that an organisation is ineligible if it includes ‘organisations which directly supply or install irrigation equipment’.

(4) Do any of the partners of the company (in part 1) supply or install irrigation equipment, and is it a fact that the company received its ABN number only days before tenders closed.

DR SOUTHcott: To ask the Minister for Health and Ageing—

(1) What funding has been allocated to (a) the Medicare Locals Fund, and (b) Regionally Tailored Primary Health Care Initiatives, in (i) 2011-12, (ii) 2012-13, (iii) 2013-14, and (iv) 2014-15.

(2) In the same period, what funding has or will be redirected to the Medicare Locals Fund from (a) the General Practice After Hours Program, (b) Improve Access to After-hours Care (funding to Medicare Locals to ensure availability of face-to-face after hours services), (c) Medicare Plus Better Aged Care Residents (Aged Care Access Initiative)—Allied Health Component, (d) Primary Health Care Organisations—Medicare Locals, (e) Primary Health Care Organisation Support—Improving Access to General Practice and Primary Health Care Services for Older Australians, (f) the Workforce Support for Rural GPs Program, (g) the Rural Primary Health Services Program, and (h) the Rural GP Locum Program.

MS LEY: To ask the Minister representing the Minister for Tertiary Education and Skills—

(1) How many (a) trade training centres in schools are currently operational, and (b) students are currently undertaking training at trade training centres in schools.

(2) Will the Minister provide a list of all trade training qualifications on offer in operational trade training centres in schools.
(3) Of the trade training centres in schools that have already been built, how many are just for an individual school.

(4) How many trade training centres are currently under construction.

(5) What has been the average cost per (a) trade training centre, and (b) trade training centre of those attached to only one school.

(6) How many trade training centres in schools have been approved, with construction yet to commence.

(7) What is the outstanding approved funding commitment for trade training centres in schools.

606 MS LEY: To ask the Minister for Employment Participation and Childcare—How many (a) staff are currently working (i) as contract managers in the Job Services Australia program, (ii) as contract managers in the Disability Employment Services program, and (iii) in each state office, (b) regional offices exist within her department, and (c) departmental employees are working in regional offices.

607 DR SOUTHCOTT: To ask the Minister for Health and Ageing—

(1) What total sum of funding has been allocated to general practice after hours care in (a) 2011-12, (b) 2012-13, (c) 2013-14, and (c) 2014-15.

(2) For the same period, what total sum of funding has been allocated to each individual program that supports general practice after hours care.

(3) What sum of funding was allocated to the General Practice After Hours program in (a) 2003-04, (b) 2004-05, (c) 2005-06, (d) 2006-07, (e) 2007-08, (f) 2008-09, (g) 2009-10, and (h) 2010-11.

(4) What sum of funding has been allocated to the General Practice After Hours program in each year over the forward estimates.

(5) What sum of funding has been allocated to the Practice Incentives Program (PIP) After Hours Incentive in each financial year since its inception.

(6) What sum of funding has been allocated to the PIP After Hours Incentive in each year over the forward estimates.

608 DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the Practice Incentive Program, (a) how many different types of practice incentive payments are available under the program, and (b) what is the annual expenditure on each type of practice incentive payment under the program.

609 MR KATTER: To ask the Minister for Health and Ageing—

(1) Can she confirm media reports that the Townsville Health Service District, which services a smaller population than the Cairns Health District, receives 30 per cent more health funding.

(2) Is she aware that the population of the greater Cairns region is about 250,000, while that of the greater Townsville region is about 225,000.

(3) Can she explain to the people of far north Queensland, the reason for this apparent health funding discrepancy.

19 September 2011

610 MR FORREST: To ask the Minister for Climate Change and Energy Efficiency—

(1) In respect of Renewable Energy Certificates, can he indicate what measures, if any, are in place to protect customers who have paid up-front for solar panels, but not received them because the installer is in receivership.

(2) To qualify for Renewable Energy Certificates, are installers of solar panels required to (a) demonstrate that they have Clean Energy Council accreditation, and (b) lodge a bond or provide surety or insurance to cover any financial or workmanship default.

(3) In the case of Solar Shop Australia, can he indicate whether the Government is requesting that the receivers honour the installation of unfinished works.

611 DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the latest Services and Implementation Assessment report for each of the 15 GP Super Clinics in operation, what (a) is the number of general practitioners, (b) is the number of nurses, (c) is the number of allied health professionals, (d) is the number of specialists, (e) is the number of general practitioner registrars, (f) is the number of students on clinical placements, (g) general practitioner attendance services are offered, (h) preventive health care activities are offered, (i) chronic disease management services are offered, (j) are the extended hours of service, and (k) is the progress against each of the program objectives.
DR SOUTHCO TT: To ask the Minister for Health and Ageing—In respect of the latest Services and Implementation Assessment report for each of the 15 GP Super Clinics in operation, (a) what is the number of specialists, (b) what specialties do they represent, and (c) for what sessions are they available.

DR SOUTHCO TT: To ask the Minister for Health and Ageing—In respect of the latest Services and Implementation Assessment report for each of the 15 GP Super Clinics in operation, what is the number by full-time equivalent of (a) general practitioners, (b) nurses, (c) allied health professionals, (d) specialists, and (e) general practitioner registrars.

20 September 2011

MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—In respect of the Home Insulation Program (HIP) and the programs that were established following the closure of the HIP (such as the Home Insulation Safety Program and the Industry Assistance Package), (a) how many claims has he received in respect of these programs under the Scheme for Compensation for Detriment caused by Defective Administration (b) at what stage is consideration of each claim at, and (c) when does he expect to be making final decisions on these claims.

DR SOUTHCO TT: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, how many clinics (a) are operational, (b) are providing early services, (c) are at an advanced stage of construction, and (d) have opened ahead of schedule.

DR SOUTHCO TT: To ask the Minister for Health and Ageing—For each of the 64 GP Super Clinics, (a) on what date (i) was the funding agreement signed, (ii) did the organisation provide the Commonwealth with evidence of tenure, (iii) did the organisation provide the Commonwealth with the preliminary project and plan, (iv) did the organisation notify the Commonwealth that it was ready to seek development approval, (v) did the organisation provide the Commonwealth with a construction-ready project plan and budget, (vi) did the organisation provide the Commonwealth with a copy of the development approval, (vii) did the organisation notify the Commonwealth of the details of the selected building contractor, (viii) did the organisation provide the Commonwealth with a copy of the building permit or certificate to commence, (ix) did the organisation provide the Commonwealth with notification that construction has commenced, (x) did the organisation provide the Commonwealth with certification that the midpoint of construction has been achieved, (xi) did the organisation provide the Commonwealth with the operational plan and communication strategy, (xii) did the organisation provide the Commonwealth with the commencement of services and formal launch timeline, (xiii) did the organisation provide the Commonwealth with the certification of practical completion, and (xiv) did the organisation provide the Commonwealth with the construction phase final report, and (b) how many (i) services and implementation assessment reports, and (ii) financial acquittals, have been submitted.

21 September 2011

MR HARTSU KYER: To ask the Minister representing the Minister for Sport—

(1) How many staff are employed by the Australian Sports Commission (ASC), including employees of the Australian Institute of Sport (AIS).

(2) Of the total number of staff employed by the ASC and AIS, how many are employed in (a) administrative roles, (b) coaching roles, (c) executive roles, (d) full-time positions, (e) permanent part-time positions, and (f) casual positions.

(3) How many ASC and AIS staff are located in (a) each Australian State and Territory, and (b) overseas.

(4) How many staff are employed by the ASC in relation to the Active After School Communities program.

(5) Do the ASC and AIS engage contractors to provide services in addition to services provided by employees of the ASC and AIS; if so, how many contractors were engaged by the ASC and AIS in 2010-11, and for what total sum.

MR HARTSU KYER: To ask the Minister representing the Minister for Sport—On what basis does the Australian Institute of Sport determine how many athlete scholarships will be awarded in each particular sport in a given year.

MR HARTSU KYER: To ask the Minister representing the Minister for Sport—As at 31 August 2011, what National Sporting Organisations were funded through the Australian Sports Commission to implement High Performance Plans.
MR HARTSUYKER: To ask the Minister representing the Minister for Sport—In respect of the Australian Sports Commission, including the Australian Institute of Sport, what total sum was spent in 2010-11 on (a) travel, and what was the breakdown of airfares for (i) international economy class, (ii) international business class, (iii) international first class, (iv) domestic business class, and (v) domestic economy class, (b) advertising, and (c) hospitality and entertainment.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, (a) how does her department assess the level of Chronic Disease Management (CDM) at a GP Super Clinic, and in total (b) how many (i) CDM items have been paid by Medicare, (ii) GP Management Plans have been prepared, (iii) Team Care Arrangements have been coordinated, and (iv) Medicare funded CDM allied health items have been delivered, at a GP Super clinic.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—For each month since July 2007, how many calls have been made to healthdirect Australia.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of healthdirect Australia, in July and August 2011, how many calls were (a) made to (i) the after-hours GP helpline, and (ii) a triage registered nurse, and (b) triaged to (i) a general practitioner telephone consultation, (ii) follow-up by usual general practitioner, (iii) an emergency department, (iv) a medical deputising service, and (v) Triple Zero (000).

MR ENTSCH: To ask the Minister for Health and Ageing—In respect of my correspondence to her dated 11 August 2011 on behalf of two constituents in the electorate of Leichhardt, (a) what services are available in far north Queensland to treat depression, anxiety and eating disorders, and (b) does a Australian Government travel allowance exist for families with family members suffering from depression, anxiety and eating disorders who are not able to be treated in their home town.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the Specialist Training Program, (a) what sum has been allocated to the program over the forward estimates, (b) by specialty and by State/Territory, how many positions have been funded in 2010 and 2011, and (c) how many accredited training posts have been funded in (i) private hospitals, (ii) specialists’ rooms, (iii) clinics and day surgeries, (iv) the Aboriginal Community Controlled Health Service, (v) regional and rural hospitals, (vi) community health settings, and (vii) non-clinical settings.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—What was his department’s total expenditure on advertising in 2010-11, and what was the program breakdown for this expenditure.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—What was his department’s total expenditure on travel in 2010-11, and of this, what sum was spent on (a) first class air travel, (b) business class air travel, (c) economy class air travel, (d) international air travel, and (e) domestic air travel.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—What was his department’s total expenditure on hospitality and entertainment in 2010-11, and of this, what sum was used for entertainment provided (a) overseas, (b) within Australia, and (c) in conjunction with the United Nations Security Council bid.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—In 2010-11, what was his department’s total expenditure on (a) information and computer technology, (b) consultancy, (c) external accounting, (d) external auditing, (e) external legal services, and (f) membership and grants paid to affiliate organisations, and for each category, what was the program breakdown for this expenditure.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—In respect of curable blindness in the Asia-Pacific region, (a) since 24 November 2007, what sum of money has the Australian Government spent on addressing this condition, and (b) what countries are receiving Australian Government assistance to address this condition.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Since 24 November 2007, how many cataract surgeries have been performed in the Asia-Pacific region.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Since 24 November 2011, what sum has been spent on training eye health professionals, including ophthalmologists and ophthalmic nurses, to support local surgical capacity in the Asia-Pacific region.

MS J. I. BISHOP: To ask the Minister for Foreign Affairs—How many eye clinics have been established in the Asia-Pacific region as part of the Avoidable Blindness Initiative.
MS J. I. BISHOP: To ask the Minister for Foreign Affairs—Since 24 November 2007, what sum of funding has been spent on eye screening of primary school children (ages 5 to 12 years) in the Asia-Pacific region.

MR LAMING: To ask the Minister for Health and Ageing—In respect of the 19(2) Exemptions Initiative, what sum has been paid by Medicare to Australian public hospitals for individual outpatient consultations since the introduction of ‘19(2)’; and can she present this information by public hospital in each State and Territory, if not, by jurisdiction of hospitals eligible and ineligible according to ‘19(2)’ population criteria.

11 October 2011

MR A. D. H. SMITH: To ask the Assistant Treasurer—

(1) Why is the Government imposing significant GST liabilities on developers of retirement villages.

(2) Has the Treasury estimated the potential increase in GST revenue as a result of the Productivity Commissioner’s recent change of approach to increase the GST burden on developers of retirement villages; if so, does this modelling take into account the cost to the economy of the anticipated reduction in construction of retirement villages and aged care facilities.

(3) Why is the Government seeking to collect more GST revenue from developers of retirement villages, which more often than not incorporate aged care facilities and may lead to reduced development in an industry where it is acknowledged that there is a greater need for such facilities in Australia.

(4) Why is the Government seeking to collect GST in excess of 10 per cent, and potentially up to 100 per cent, of the cash actually received for the sale of a newly developed retirement village.

(5) Has the Government modelled the cost of additional public housing to fill the gap left by reduced retirement village construction in the private sector.

(6) Has the Government estimated the additional costs on State and Territory governments to provide more affordable housing for older people as a result of the impact of this additional tax on retirement village development.

MR FLETCHER: To ask the Minister for Climate Change and Energy Efficiency—In respect of the sub-heading ‘Public housing tenants’ (page 14) of the Clean Energy Future Supporting Australian households brochure, where it indicates that assistance will not be included in State government public housing rent setting calculations so that public housing residents get the full benefit of assistance, (a) how can the Australian Government guarantee this claim, and (b) what (i) negotiations are underway between, and (ii) arrangements have been finalised by, the Australian Government and the State and Territory governments on this matter.

MR CHRISTENSEN: To ask the Assistant Treasurer—In the electoral division of (a) Dawson, and (b) Capricornia, what sum was collected per tax revenue stream for (i) 2010-11, (ii) 2009-10, (iii) 2008-07, and (iv) 2007-08.

MR CHRISTENSEN: To ask the Assistant Treasurer—In respect of the digital set-top box program announced in the 2011-12 Budget, in the electoral division of Dawson, (a) how many pensioner households have received their free digital set-top box, and (b) what sum has been expended under the program (i) in total, and (ii) by postcode.

MR CHRISTENSEN: To ask the Assistant Treasurer—How many pensioner householders exist in the electoral division of Dawson (a) in total, and (b) by postcode.

MR CHRISTENSEN: To ask the Minister for Health and Ageing—In respect of the recent Health and Hospitals Fund, Round 3, did her department receive any applications from the Dawson electorate; if so, (a) can she indicate what projects they were for, and (b) were any such applications rejected; if so, on what grounds.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, (a) how many organisations have submitted an operational plan (i) on or before, or (ii) after, the date specified in the deliverables and milestones schedule of their funding agreement; and (b) on how many occasions has the Commonwealth notified an organisation that the operational plan (i) requires amendment, or (ii) is acceptable.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the GP Super Clinics Program, which (a) clinics, and (b) organisations, have been required to amend their operational plan at the request of the Commonwealth.
DR SOUTHCOTT: To ask the Minister for Health and Ageing—Which of the 64 GP Super Clinics have notified the Commonwealth in writing of a variation to works under their funding agreements which would or might reasonably be expected to have an effect on the: (a) price of the works, (b) timeframes for completion of the works, (c) date for practical completion of the works, (d) fitness of the works for the designated use, (e) project plan, (f) project budget, and (g) approvals obtained in relation to the works.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—Which of the 64 GP Super Clinics have received consent in writing from the Commonwealth for a variation to works under their funding agreements.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—How many (a) tier 1, and (b) tier 2, GP Aged Care Access Incentive payments have been made to a GP Super Clinic under the Practice Incentives Program.

DR SOUTHCOTT: To ask the Minister for Health and Ageing—In respect of the Indigenous Health Incentive under the Practice Incentive Payment, how many (a) GP Super Clinics have received the registration payment, (b) registration payments have been made at a GP Super Clinic, and (c) outcomes payment (i) tier 1, and (ii) tier 2, have been made to a GP Super Clinic.

MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—In respect of the first report on the National Broadband Network (NBN) rollout (Shareholder Ministers, Government report to Joint Committee on the National Broadband Network on NBN Co Ltd and its subsidiaries as at 30 June 2011, 23 September 2011), (a) what are the findings of the post implementation review following the practical completion of the NBN’s five mainland First Release Sites, (b) over the next two years, how many premises in Queensland, NSW and the ACT will be passed by the portion of the network to be built by Silcar Pty Limited, (c) what is the average time period between a developer making an application to NBN Co. Limited, and a contract being signed by both parties, (d) under how many of the 403 developer contracts is construction expected to be completed in (i) 2011-12, (ii) 2012-13, and (iii) 2013-14, and (e) what sum is Fujitsu being paid per premises for construction of the Greenfields networks, and (f) what is meant by ‘...the transfer of bow wave applications back to Telstra...’ (page 11), and under what circumstances might it occur.

MR FLETCHER: To ask the Minister representing the Minister for Broadband, Communications and the Digital Economy—How many of NBN Co. Limited’s employees are union members, and to which unions do they belong.

MR FLETCHER: To ask the Prime Minister—Is she able to explain the apparent discrepancy between her statements to the House (Hansard, 18 November 2010, page 3018) and on ABC Radio (25 November 2010), indicating that a national broadband model with retail price competition results in cheaper prices for consumers; and the statements by NBN Co. Limited (NBN Co. Discussion Paper: Introducing NBN Co’s Special Access Undertaking, July 2011, page 26) indicating that the system will result in current retail prices for broadband services being maintained.

MR WINDSOR: To ask the Minister for the Arts—

(1) Has the Government’s attention been drawn to claims that the United States digital rights management and distribution company, Overdrive, is dominating the supply of e-books to Australian public libraries and that this domination has led to reduced equity, quality and consistency of access to e-books for the Australian community, as well as an erosion of Australian authors’ intellectual property rights.

(2) Will the Government consider the establishment of a national licensing system for the distribution of e-books to guarantee equitable access for Australian readers; if so, will the Government consider involving the National Library in such a scheme.

MR FLETCHER: To ask the Minister for Resources and Energy—Are any electricity companies experiencing difficulties in dealing with electricity being fed into the grid from home solar panels; if so, what is the nature of the difficulties.
REPORTS OF HOUSE AND JOINT COMMITTEES AWAITING
GOVERNMENT RESPONSE

The Government is to respond to committee reports within six months, otherwise the relevant minister must present a signed statement to the House indicating the reasons for non-response.

This list indicates the status of Government responses to committee reports of this parliament, and appears in the first Notice Paper of each sitting fortnight. It includes committee reports requiring an explicit formal Government response to recommendations, but not advisory reports on bills, reports of the Public Works committee, and other domestic committees, etc. A complete list of all House and joint committee reports for the current parliament is available at:


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22 August 2011 Law Enforcement  Examination of the Annual Report of the Australian Crime Commission 2009-2010  Time not expired -

25 August 2011 Infrastructure and Communications  Broadening the debate: Inquiry into the role and potential of the National Broadband Network  Time not expired -

25 August 2011 Corporations and Financial Services  Statutory oversight of the Australian Securities and Investments Commission  Time not expired -

31 August 2011 National Broadband Network  Rollout of the National Broadband Network – First Report  Time not expired -

12 September 2011 Social Policy and Legal Affairs  Advisory report on the Extradition and Mutual Assistance in Criminal Matters Legislation  Time not expired -

15 September 2011 Treaties  No. 119: Review into Treaties tabled on 5 July 2011  Time not expired -

*In the House or presented to the Speaker (and/or the President of the Senate in the case of joint committees), whichever is first.

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**OCCUPANTS OF THE CHAIR**

**The Speaker**
Mr Jenkins

**The Deputy Speaker**
Mr Slipper

**The Second Deputy Speaker**
Mr Scott

**Speaker’s Panel Members**
Mr Adams, Ms Bird, Ms A. E. Burke, Mrs D’Ath, Mr Georganas, Ms Livermore, Mr Murphy, Mr Sidebottom, Mr K. J. Thomson, Ms Vamvakou.
COMMITTEES

Unless otherwise shown, appointed for life of 43rd Parliament

Standing

Pursuant to standing orders

ABORIGINAL AND TORRES STRAIT ISLANDER AFFAIRS: Mr Neumann (Chair), Dr Stone (Deputy Chair), Ms Grierson, Ms Griggs, Mr Haase, Mr Husic, Mr Perrett.

Current inquiry:
Language learning in Indigenous communities.

AGRICULTURE, RESOURCES, FISHERIES AND FORESTRY: Mr Adams (Chair), Mr Schultz (Deputy Chair), Mr Cheeseman, Mr Christensen, Mr Crook, Mr Lyons, Mr Mitchell, Mr Tehan.

Current inquiries:
Australian forestry industry.
Competition and Consumer Amendment (Horticultural Code of Conduct) Bill 2011.
Constitutional Corporations (Farm Gate to Plate) Bill 2011.
Environment Protection and Biodiversity Conservation Amendment (Mining, Petroleum and Water Resources) Bill 2011.
Wild Rivers (Environmental Management) Bill 2011 (To report by 2 November 2011).

APPROPRIATIONS AND ADMINISTRATION: The Speaker (Chair), Mr Fitzgibbon, Ms Hall, Mr E. T. Jones, Mr C. Kelly, Ms Marino, Mr Scott, Mr K. J. Thomson, Ms Vamvakou.

CLIMATE CHANGE, ENVIRONMENT AND THE ARTS: Mr Zappia (Chair), Dr Washer (Deputy Chair), Ms A. E. Burke, Ms Hall, Ms Marino, Mr K. J. Thomson, Mr Roy.

Current inquiries:
Australia’s biodiversity in a changing climate.
Offshore Petroleum and Greenhouse Gas Storage Amendment (Significant Incident Directions) Bill 2011.

ECONOMICS: Ms Owens (Chair), Ms O’Dwyer (Deputy Chair), Mr Buchholz, Mr S. P. Jones, Dr Leigh, Mr A. D. H. Smith, Mr C. R. Thomson (Mr Bandt to be a supplementary member for the purpose of the review of the Reserve Bank of Australia Annual Report 2010).

Current inquiries:
Corporations (Fees) Amendment Bill 2011.

EDUCATION AND EMPLOYMENT: Ms Rishworth (Chair), Mr Ramsey (Deputy Chair), Mrs K. L. Andrews, Mrs D’Ath, Ms O’Neill, Mr Symon, Mr Tudge.

Current inquiries:
Education Services for Overseas Students Legislation Amendment (Tuition Protection Service and Other Measures) Bill 2011.
Education Services for Overseas Students (Registration Charges) Amendment (Tuition Protection Service) Bill 2011.
Education Services for Overseas Students (TPS Levies) Bill 2011.
Higher Education Support Amendment Bill (No. 2) 2011.
Mental health and workforce participation.

HEALTH AND AGEING: Mr Georganas (Chair), Mr Irons (Deputy Chair), Mr Coulton, Ms Hall, Mr Lyons, Ms O’Neill, Mr Wyatt.

Current inquiry:
Registration processes and support for overseas trained doctors.

HOUSE: The Speaker, Mr Entsch, Mr Fitzgibbon, Ms Hall, Mr Hayes, Mr E. T. Jones, Mr McCormack.
INFRASTRUCTURE AND COMMUNICATIONS: Ms Bird (Chair), Mr Neville (Deputy Chair), Mr Fletcher, Mr Husic, Mr S. P. Jones, Mr Oakeshott, Mrs Prentice, Mr Symon.

Current inquiries:
- Ratio of cabin crews on aircraft.
- Smart Infrastructure.

Telecommunications Amendment (Enhancing Community Consultation) Bill 2011.

PETITIONS: Mr Murphy (Chair), Dr Jensen (Deputy Chair), Mr Adams, Mr Broadbent, Ms A. E. Burke, Mr Byrne, Mr Chester, Ms Saffin, Mr Symon, Mr van Manen.

PROCEDURE: Ms Owens (Chair), Mr Broadbent (Deputy Chair), Ms Bird, Mr Fitzgibbon, Mr Irons, Mr E. T. Jones, Mr Sidebottom.

Current inquiries:
- Procedural changes implemented in the 43rd Parliament.
- Maintenance of the standing and sessional orders.

PRIVILEGES AND MEMBERS’ INTERESTS: Ms A. E. Burke (Chair), Mr Secker (Deputy Chair), Mr Alexander, Mr Cheeseman, Mr Fitzgibbon (nominee of the Leader of the House), Mr Lyons, Mr Randall, Ms Rowland, Mr Somlyay (nominee of the Deputy Leader of the Opposition), Mr Symon, Mr Windsor.

Current inquiry:

PUBLICATIONS: Mr Hayes (Chair), Mr Vasta (Deputy Chair), Mr Irons, Dr Leigh, Mr Mitchell, Mr O’Dowd, Ms Owens.

REGIONAL AUSTRALIA: Mr Windsor (Chair), Mr Sidebottom (Deputy Chair), Mr Haase, MsLivermore, Mr McCormack, Mr Mitchell, Mr Tehan, Mr C. R. Thomson (Mr Crook to be a supplementary member for the purpose of the inquiry into the use of fly in, fly out workforce practices in regional Australia).

Current inquiry:
- Fly in fly out work practices.

SELECTION: The Speaker (Chair), Mr Bandt, Mr Coulton, Mr Entsch, Mr Fitzgibbon, Ms Hall, Mr Husic, Mr Oakeshott, Mr Ruddock, Ms Saffin, Mr Secker.

SOCIAL POLICY AND LEGAL AFFAIRS: Mr Perrett (Chair), Mrs Moylan (Deputy Chair), Mr Neumann, Ms Rowland, Ms Smyth, Dr Stone, Mr Vasta.

Current inquiries:
- Insurance response to natural disasters.

Joint Select

AUSTRALIA’S CLEAN ENERGY FUTURE LEGISLATION: (Formed 14 September 2011): Ms A. E. Burke (Chair), Senator Milne (Deputy Chair), Mr Bandt, Mr Cheeseman, Mr Christensen, Mrs Gash, Mr Husic, Mr Ripoll, Mr A. D. H. Smith, Mr Windsor, Senator Birmingham, Senator Cormann, Senator Pratt, Senator Urquhart (To report by 7 October 2011).

AUSTRALIA’S IMMIGRATION DETENTION NETWORK: (Formed 16 June 2011): Mr Melham (Chair), Senator Hanson-Young (Deputy Chair), Mr Bandt, Mr Keenan, Mr Morrison, Mr Oakeshott, Ms Vanvakinou, Senator Bernardi, Senator Cash, Senator Crossin, Senator Sterle (To report by 7 October 2011).

CHRISTMAS ISLAND TRAGEDY OF 15 DECEMBER 2010: (Formed 2 March 2011): Senator Marshall (Chair), Mr Keenan (Deputy Chair), Mr Champion, Mr Husic, Mrs Markus, Mr Perrett, Senator Cash, Senator Crossin, Senator Hanson-Young (Final report presented 4 July 2011; Committee dissolved).

CYBER-SAFETY: (Formed 30 September 2010): Senator Bilyk (Chair), Mr Hawke (Deputy Chair), Mr Husic, Ms Marino, Mr Perrett, Ms Rishworth, Mr Zappia, Senator Bushby, Senator Ludlam, Senator Parry, Senator Pratt (To report by 30 April 2012).
GAMBLING REFORM: (Formed 30 September 2010): Mr Wilkie (Chair), Mr Champion (Deputy Chair), Mr Ciobo, Mr Frydenberg, Mr S. P. Jones, Mr Neumann, Senator Back, Senator Bilyk, Senator Crossin, Senator Xenophon (To report by 30 June 2013).

Current inquiries:
Interactive Gambling and Broadcasting Amendment (Online Transactions and Other Measures) Bill 2011.

Prevalence of interactive and online gambling in Australia.

PARLIAMENTARY BUDGET OFFICE: (Formed 22 November 2010): Senator Faulkner (Chair), Mr Pyne (Deputy Chair), Ms A. E. Burke, Mr Champion, Mrs D’Ath, Ms O’Dwyer, Mr Oakeshott, Senator Cameron, Senator Joyce, Senator Milne (Final report presented 23 March 2011; Committee dissolved).

Joint Statutory

AUSTRALIAN COMMISSION FOR LAW ENFORCEMENT INTEGRITY: Ms Parke (Chair), Senator Macdonald (Deputy Chair), Mr Hayes, Mr Matheson, Mr Simpkins, Mr Zappia, Senator Cameron, Senator Parry, Senator Singh, Senator Wright.

Current inquiries:
Integrity testing.

The operation of the Law Enforcement Integrity Commissioner Act 2006.

BROADCASTING OF PARLIAMENTARY PROCEEDINGS: The Speaker, The President, Mr Coulton, Mr Hayes, Mr Murphy, Mr Roy, Ms Vamvakinou, Senator C. Brown, Senator Parry.

CORPORATIONS AND FINANCIAL SERVICES: Mr Ripoll (Chair), Senator Boyce (Deputy Chair), Mr Fletcher, Mr Griffin, Mr A. D. H. Smith, Ms Smyth, Senator Cormann, Senator Stephens, Senator Thistlethwaite.

Current inquiries:
Consumer Credit and Corporations Legislation Amendment (Enhancements) Bill 2011.

Statutory oversight of the Australian Securities and Investments Commission.

The collapse of Trio Capital and any other related matters.

INTELLIGENCE AND SECURITY: Mr Byrne (Chair), Mr Ruddock (Deputy Chair), Mr Danby, Mr Forrest, Mr Melham, Mr Wilkie, Senator Bishop, Senator Brandis, Senator Faulkner, Senator Johnston, Senator Stephens.

Current inquiry:
Review of Administration and Expenditure No. 9 (2009 - 2010) - Australian Intelligence Agencies.

LAW ENFORCEMENT: Mr Hayes (Chair), Senator Mason (Deputy Chair), Ms Grierson, Mr Keenan, Mr Matheson, Ms Vamvakinou, Senator Furner, Senator Parry, Senator Polley, Senator Wright.

Current inquiry:
Commonwealth unexplained wealth legislation and arrangements.

PUBLIC ACCOUNTS AND AUDIT: Mr Oakeshott (Chair), Mrs D’Ath (Deputy Chair), Mr Adams, Mr Briggs, Ms Brodman, Mr Cheeseman, Mr Frydenberg, Ms O’Neill, Ms Smyth, Mr Somluyay, Senator Bishop, Senator Kroger, Senator Sterle, Senator Thistlethwaite.

Current inquiries:
Biannual Public Hearing with the Commissioner of Taxation.

National funding agreements.

Review of Auditor-General’s reports.

PUBLIC WORKS: Ms Saffin (Chair), Mr Forrest (Deputy Chair), Mrs K. L. Andrews, Mr Georganas, Mr Ripoll, Mr Secker, Senator Boyce, Senator Gallacher, Senator Urquhart.

Current inquiries:
Nowra, NSW—HMAS Albatross redevelopment.

Sale, Victoria—RAAF Base East Sale redevelopment.

Thailand, Bangkok—Construction of a new Australian embassy complex including chancery and head of mission residence.
Joint Standing

ELECTORAL MATTERS: Mr Melham (Chair), Mr Somilyay (Deputy Chair), Mrs B. K. Bishop, Mr Griffin, Ms Rishworth, Senator Birmingham, Senator C. Brown, Senator Polley, Senator Rhiannon, Senator Ryan (Mr Chester, Mr Tehan and Mr Windsor to be members, and Senator Birmingham to be discharged as a member, for the purpose of the inquiry into funding of political parties and election campaigns).

Current inquiry:
Options to improve the system for the funding of political parties and election campaigns.

FOREIGN AFFAIRS, DEFENCE AND TRADE: Mr Danby (Chair), Mrs Gash (Deputy Chair), Mr Adams, Ms J. Bishop, Ms Brodtmann, Mr Byrne, Mr Champion, Mr L. D. T. Ferguson, Mr Fitzgibbon, Mr Gibbons, Mr Griffin, Dr Jensen, Mrs Mirabella, Mr Murphy, Mr O'Dowd, Ms Parke, Mr Robert, Mr Ruddock, Ms Saffin, Mr Scott, Dr Stone, Ms Vanvakinou, Senator Bishop, Senator Fawcett, Senator Furner, Senator Hanson-Young, Senator Johnston, Senator Ludlam, Senator Macdonald, Senator McEwen, Senator Moore, Senator Parry, Senator Payne, Senator Stephens.

Current inquiries:
Australia’s human rights dialogues with China and Vietnam.
Australia’s trade and investment relationship with Japan and the Republic of Korea.

MIGRATION: Ms Vanvakinou (Chair), Mrs Markus (Deputy Chair), Ms Gambaro, Mr Georganas, Mr Ramsey, Mr Zappia, Senator Cash, Senator Gallacher, Senator Hanson-Young, Senator Singh.

Current inquiry:
Multiculturalism in Australia.

NATIONAL BROADBAND NETWORK: Mr Oakeshott (Chair), Mrs D’Ath (Deputy Chair), Mr Fletcher, Mr Hartsuyker, Mr Husic, Ms Ley, Ms Rowland, Mr Symon, Mr Turnbull, Senator Birmingham, Senator C. Brown, Senator Cameron, Senator Fisher, Senator Ludlam, Senator Macdonald, Senator Stephens.

Current inquiry:
Six monthly review of the NBN rollout.

NATIONAL CAPITAL AND EXTERNAL TERRITORIES: Deputy Speaker, Deputy President, Senator Pratt (Chair), Mr Adams, Ms Brodtmann, Dr Leigh, Mr Secker, Senator Adams, Senator Crossin, Senator Humphries.

Current inquiry:
Administration of the National Memorials Ordinance 1928.

PARLIAMENTARY LIBRARY: Mr Adams (Chair), Senator Humphries (Chair), Mr Broadbent, Mr Champion, Mr Christensen, Mr Melham, Mr C. R. Thomson, Senator Bilyk, Senator Madigan, Senator Marshall, Senator McKenzie, Senator Singh.

TREASURES: Mr K. J. Thomson (Chair), Senator Birmingham (Deputy Chair), Ms Bird, Mr Briggs, Mr Forrest, Ms Grierson, Ms Livermore, Ms Parke, Ms Rowland, Dr Stone, Senator Coonan, Senator Fawcett, Senator Ludlam, Senator Singh, Senator Thistlethwaite, Senator Urquhart.

Current inquiries:
APPOINTMENTS TO STATUTORY BODIES

ADVISORY COUNCIL ON AUSTRALIAN ARCHIVES: Mrs Prentice (appointed 24 February 2011, for a period of 3 years).

COUNCIL OF THE NATIONAL LIBRARY OF AUSTRALIA: Mr Adams (elected from 13 May 2011, for a period of 3 years).

PARLIAMENTARY RETIRING ALLOWANCES TRUST: Mr Fitzgibbon (appointed 19 October 2010) and Mr Somlyay (appointed 13 February 2008).