NOTICE OF DECISION ON PARTY REGISTRATION DEREGISTERING A POLITICAL PARTY AND REMOVAL FROM THE REGISTER OF POLITICAL PARTIES CHILD PROTECTION PARTY

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

- 1. I am writing in accordance with s 137(6) of the Electoral Act to notify you of the review conducted under s 138A(1) of the Electoral Act and the determination to deregister Child Protection Party (the Party) as a non-Parliamentary party and remove the Party particulars in the *Register of Political Parties* (the Register).
- 2. I am authorised to determine deregistering the Party under s 137(6) and s 138 of the Electoral Act as a delegate of the Electoral Commission.
- 3. On 1 February 2021, the Electoral Commission issued a Notice to the Registered Officer of the Party, under s 138A(3) (s 138A Notice) of the Electoral Act. The s 138A Notice requested the Party provide the Australian Electoral Commission (AEC) with an electronic membership list of between 500 and 550 members in order for the AEC to determine the eligibility of the Party to remain registered. On 19 February 2021, the Party responded to the s 138A Notice providing the requested documentation.
- 4. On 15 April 2021, a delegate of the Electoral Commission issued a notice to the Registered Officer of the Party, under s 137(1)(b) (s 137 Notice) of the Electoral Act. The Party's membership list failed the membership testing assessment of the review.
- 5. On 14 May 2021, the Party responded to the s 137 Notice providing a statement in accordance with s 137(2) and an electronic membership list of between 500 and 550 members of the Party.

Decision

- 6. As a delegate of the Electoral Commission, I am satisfied, on reasonable grounds that the Party has ceased to have at least 500 members, and no longer meets the requirements of an eligible political party as required under s 123 of the Electoral Act.
- 7. I have determined that the Party will be deregistered for the reasons set out in this Notice and the particulars of the Party be removed from the Register.

Materials I have taken into account

- 8. In making my decision, I have had regard to:
 - the response to the s 138A Notice provided by the Party on 19 February 2021;
 - the response to the s 137 Notice provided by the Party on 14 May 2021;
 - · Part XI of the Electoral Act; and
 - the AEC Party Registration Guide.

Findings of Fact

9. On the material before me, I make the following findings:

Membership list

10. The membership list submitted by the Party contained the names of 550 individuals the Party considers to be current members (referred to as 'members' below). The following results were found after initial membership testing of the list submitted by the against the Commonwealth Electoral Roll (electoral roll) in accordance with s 123(3)(b) of the Electoral Act:

Submitted membership list	550
Automatically matched to the electoral roll	511
Manually matched to the electoral roll	38
Not currently enrolled or unable to match on the electoral roll	(1)
Deceased	
Tota	1 549

11. Of the 549 members matched to the electoral roll, the following were identified as duplicates within the list provided by the Party or as members who have previously supported the registration of a registered non-Parliamentary party (or parties):

Total matched to the electoral roll	549
Duplicates identified in the membership list provided by the Party	(0)
Members identified as also supporting the registration of another party	(1)
Total	548

12. A list of 548 members requires contact with a random sample of 50 members under the formula provided by the Australian Bureau of Statistics. For the Electoral Commission to be satisfied that the Party has at least 500 members, up to seven denials of membership are permitted.

The relevant numbers for this membership test were:	Members
The random sample size	50
Maximum number of denials permitted	7
Contact attempts made by the AEC*	67
Responses received	
- Confirmed Membership	40
- Denied Membership	10
PASS/FAIL	FAIL

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

- 13. As a result, the Party has not demonstrated that it has the requisite 500 members to maintain registration under the Electoral Act.
- 14. On that basis, I am satisfied that the Party has ceased to have at least 500 members and therefore does not meet the requirement of being an eligible political party under s 123 of the Electoral Act to remain in the Register of Political Parties (the Register).

Supporting statement

- 15. I also considered the statement lodged by the Party which, in my view, provided insufficient grounds to satisfy me as a delegate of the Electoral Commission that the Party continues to meet the requirements for an 'eligible political party' under the Electoral Act.
- 16. Accordingly, in my capacity as a delegate of the Electoral Commission I have deregistered the Party under s 137(6) of the Electoral Act and the particulars of the Party have been cancelled from the Register under s 138 of the Electoral Act.

Review rights

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

How do I request an internal review?

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

Who conducts an internal review?

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

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

22. If an internal review decision has been made by the Electoral Commission and you do not agree with that decision, a person whose interests are affected, and who are dissatisfied with the decision made by the Electoral Commission may apply to the Administrative Appeals Tribunal (AAT) for an external merits review of the decision. More information on

how to apply to the AAT and any applicable fees can be found on its website: www.aat.gov.au/applying-for-a-review/how-to-apply.

Freedom of Information

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

(signed)

Joanne Reid Assistant Commissioner Delegate of the Electoral Commission

30 June 2021