Letter to objector – objection dismissed – subsection 118(6) – non-residence ss114(1B)

Our reference: [insert reference]

[Mr/Ms] [full name of objector] [Address]

Dear [Mr/Ms] [objector's surname]

Notice of determination of objection to enrolment

I refer to your objection to the enrolment of [full name of challenged elector] dated [date of the objection].

I have dismissed the objection and [Mr/Ms] [challenged elector's surname] remains enrolled at the address of [challenged elector's enrolment address].

As the objection has been dismissed, the fee of \$2 you paid when lodging the objection is not refundable.

If you are not satisfied with my decision, you may request the reasons for my decision and you may apply in writing to the Electoral Commissioner for review of my decision in accordance with subsection 120(1) of the *Commonwealth Electoral Act* 1918 (the Act). Please note that an application for review must be received by the Australian Electoral Commission within 28 days of the date of this letter. The Electoral Commissioner was not involved in making my decision and has the power to confirm, vary or set aside my decision. No fees are payable if you request a review of my decision.

In addition, you have a right to request access to relevant documents under the Freedom of Information Act 1982. Such a request can be sent by email to info@aec.gov.au or by mail to The FOI Officer, Locked Bag 4007, Canberra ACT 2601.

Please contact me if you require further information.

Yours sincerely

Letter to objector – objection dismissed – subsection 118(6) – non-residence ss114(1B)

[Delegate's name]

[Delegate's position]

Delegate of the Electoral Commissioner for the purposes of Part IX of the Act

Division of [name of Division]

[date]

