


# ***PS LA 2016/4 - Maintaining the Australian Business Register***

 This cover sheet is provided for information only. It does not form part of *PS LA 2016/4 - Maintaining the Australian Business Register*

 This document has changed over time. This version was published on *23 June 2016*



This Law Administration Practice Statement outlines the policy to be applied to how the Australian Business Register is maintained.

*This practice statement is an internal ATO document, and is an instruction to ATO staff.*

*Taxpayers can rely on this practice statement to provide them with protection from interest and penalties in the following way. If a statement turns out to be incorrect and taxpayers underpay their tax as a result, they will not have to pay a penalty. Nor will they have to pay interest on the underpayment provided they reasonably relied on this practice statement in good faith. However, even if they don't have to pay a penalty or interest, taxpayers will have to pay the correct amount of tax provided the time limits under the law allow it.*

### 1. What this practice statement is about

This practice statement outlines the Registrar's policy on how the Australian Business Register (ABR) is maintained.<sup>1</sup>

The Registrar has adopted a broad interpretation of the meaning of 'maintain'. It includes the following activities:

- entering and keeping up to date details about an entity that must be entered in the ABR under specific provisions of the *A New Tax System (Australian Business Number) Act 1999* (ABN Act) and the *A New Tax System (Australian Business Number) Regulations 1999* (ABN Regulations)
- collecting and keeping up to date additional details about an entity for the purpose of administering specific provisions of the ABN Act, and
- collecting other details that are publicly available about an entity that are considered necessary to facilitate service delivery functions in a whole-of-government context.

### 2. What details must the Registrar enter in the ABR about an entity?

There are up to 35 details prescribed under the ABN Act and the ABN Regulations that the Registrar must enter about an entity in the ABR.<sup>2</sup> These details are listed at Attachment A.

### 3. How does the Registrar ensure that the details entered in the ABR are correct?

The Registrar keeps details entered in the ABR correct by:

- updating details entered in the ABR when notified by an entity that their details have changed
- requesting information from entities about their entitlement, identity or other details entered in the ABR in relation to the entity
- requesting information from third parties about an entity's entitlement, identity or other details entered in the ABR in relation to the entity, and
- adjusting details in the ABR where the Registrar is satisfied the details in the ABR about an entity are incorrect or for other administrative purposes.

### 4. What does the Registrar do when notified by an entity of a change to its details?

An entity must notify the Registrar in the approved form<sup>3</sup> of any change to its details recorded in the ABR. It must do so within 28 days of becoming aware of the change.<sup>4</sup>

The Registrar is not obliged to update an entity's details in the ABR. The details will be adjusted where the Registrar considers that it is appropriate to do so. For example, where an entity notifies the Registrar of a change of address details, the Registrar will update the entity's address details in the ABR. However, where an entity requests a backdate to its date of effect of registration, the Registrar will only adjust the date if

<sup>1</sup> Subsection 24(1) sets out the Registrar must establish and maintain an Australian Business Register.

<sup>2</sup> Section 25 of the ABN Act and Regulation 5, 6 and 8 of the ABN Regulations.

<sup>3</sup> An approved form may be in paper or virtual form and can be, but is not limited to, a statement, application or other document in a form approved by the Commissioner in writing. Further information on approved forms is set out in PS LA 2005/19 *Approved forms*.

<sup>4</sup> Subsection 14(1) of the ABN Act.

satisfied that the entity was in fact entitled to an ABN from the earlier date.

## 5. Can the Registrar request information from entities about their details in the ABR?

### *Informal requests for information*

The Registrar can request information from an entity about its entitlement, identity or any other details entered in the ABR in relation to the entity. Such requests will usually be made informally by telephone contact using the Registrar's general powers of administration.<sup>5</sup>

If an entity refuses to provide information on an informal basis, the Registrar can make a formal request for the information.

### *Formal requests for information*

The Registrar has the power to formally request information from an entity<sup>6</sup> that is relevant to its entitlement to be registered, its identity, the identity of its associates, the identity of its representative<sup>7</sup> or any details entered in the ABR about the entity or its representative.

A formal request for information must be made in writing to the entity. The request may ask the entity to give the information in writing or in any other form that the Registrar considers appropriate. For example, the Registrar may request that the entity give information by telephone. The notice must also give the entity at least 14 days in which to provide the Registrar with the information.<sup>8</sup>

## 6. Can the Registrar request information about entities from a third party?

The ABN Act does not give the Registrar the formal power to seek information about registered entities from a third party. However, the Registrar can ask for information from a third party on a voluntary basis where the Registrar considers that the information would assist in making a decision in relation to the entity's entitlement to be registered in the ABR or in relation to any other detail about the entity entered in the ABR.

Where information is requested from a third party, the Registrar must make it clear that the party is not compelled to provide it.

<sup>5</sup> Subsection 28(3) of the ABN Act.

<sup>6</sup> Subsection 15(1) of the ABN Act.

<sup>7</sup> A representative is an individual that the entity has nominated under section 9A of the ABN Act for the purpose of facilitating its electronic dealings with government entities.

<sup>8</sup> Subsection 15(2) of the ABN Act.

The Registrar is not required to obtain consent from the entity when requesting information about it from the third party.

## 7. Can the Registrar adjust details about an entity that are recorded in the ABR?

The Registrar can adjust details in the ABR in the following circumstances:

- to correct administrative errors relating to details entered in the ABR
- where satisfied that details entered in the ABR about an entity or its representative are incorrect and the Registrar has access to details that he believes to be the correct ones<sup>9</sup>
- to change the ABN of an entity where it is considered appropriate to do so<sup>10</sup>
- to accommodate requests made by the Commissioner of Taxation to allow the effective administration of other taxation laws.

### *Correcting administrative errors*

Where an administrative error has been made in recording an entry about an entity in the ABR, the Registrar may adjust the record to reflect the correct details.

### *Adjusting incorrect details in the ABR*

The Registrar is able to adjust details about an entity registered in the ABR where reasonably satisfied<sup>11</sup> that those details entered in the ABR are incorrect and the Registrar has access to details believed to be correct and that are fit for purpose.<sup>12</sup>

For example where the Registrar receives correspondence returned unclaimed from an entity it is more likely than not that the address detail in the ABR is no longer correct.

<sup>9</sup> Section 29A of the ABN Act.

<sup>10</sup> Section 17 of the ABN Act.

<sup>11</sup> The Registrar is reasonably satisfied where more likely than not the details about the entity entered in the ABR are incorrect and the details he has access to are correct compared to that of a reasonable person in similar circumstances.

<sup>12</sup> Fit for purpose means that the details are reasonably fit for the purpose which they are intended. For example updating an entity's postal address with an address the entity has given to a government agency for a fishing licence may not be fit for purpose.

The Registrar may use information from various sources to adjust an entity's details. For example:

- **Other taxation laws**

Information obtained under other taxation laws by the Commissioner and disclosed to the Registrar for the purposes of administering the ABN Act may be used by the Registrar to adjust details about an entity in the ABR.

- **Publicly available sources**

The Registrar may adjust details about an entity using information obtained from public sources. For example the Yellow Pages, a business directory available on a local council's website.

- **Other government entities**

The Registrar may adjust details about an entity using information received from other government agencies. This information may be solicited or unsolicited. The Registrar will need to consider if the information is subject to the other agency's secrecy provisions before using the information to update details entered in the ABR.

- **Requests from the Commissioner of Taxation**

The Commissioner of Taxation may request the Registrar to make adjustments to details about an entity registered in the ABR to assist in the administration of other taxation laws. For example, the Commissioner of Taxation may request a change to the date of effect of a registration of an entity in the ABR for a number of reasons including:

- as a result of compliance activity
- to allow compliance with tax obligations
- to allow compliance with superannuation obligations.

The Registrar has the discretion to accommodate these requests where satisfied it is appropriate to do so.

### **Changing an entity's ABN**

The Registrar has the discretion to change the ABN of an entity registered in the ABR at any time.<sup>13</sup> This can be done:

- at the entity's request
- on the Registrar's initiative.

Some of the circumstances where the Registrar can change an ABN include:

- an incorrect Australian Company Number (ACN)<sup>14</sup> or Australian Registered Business

Number (ARBN)<sup>15</sup> was used to generate the ABN

- a company has received an ABN without their ACN or ARBN embedded in it<sup>16</sup>
- where the entity's data has been compromised<sup>17</sup>
- the entity has requested a different number based on cultural or religious beliefs
- an error was made in the initial registration, such as the entity was registered as an incorrect entity type.

The Registrar must give the entity written notice of the new ABN stating the date that the new ABN takes effect.<sup>18</sup>

### **8. Can the Registrar delete details about an entity from an ABR record?**

The Registrar cannot delete ABR records as there are restrictions in place limiting his ability to delete Commonwealth records under the *Archives Act 1983*.

The Registrar may suppress details from the ABR where those details are unable to be deleted but are not appropriate to continue to be viewed publicly or shared with other government agencies.<sup>19</sup>

### **9. Can the Registrar collect other details about an entity?**

The Registrar may collect other details about an entity where:

---

Commission (ASIC) to every company registered under subsection 118(1) of the *Corporations Act 2001* as an identifier.

<sup>15</sup> An Australian Registered Business Number is a nine digit number issued by ASIC under subsections 601CE(j) and 601CB(h) of the *Corporations Act 2001* when a body is registered with them as an Australian registrable body, for example, foreign companies and registrable Australian bodies.

<sup>16</sup> Section 1344 of the *Corporations Act 2001* provides that where the ACN of a company or the ARBN of a registered body is required or permitted to be used under a Commonwealth law administered by ASIC, the ABN of the company or body may be used instead if the last nine digits of the ABN are the same and in the same order as the last nine digits of the ACN or ARBN.

<sup>17</sup> An entity's data is compromised where the security or privacy of a client's ABN or ABR details have been breached by an unauthorised third party. This is usually caused through theft, fraud, accidental disclosure or error, that is identity theft.

<sup>18</sup> Paragraph 17(1)(b) of the ABN Act.

<sup>19</sup> The power to not disclose publicly is given to the Registrar under subsection 26(4) of the ABN Act. Details on the ABR that are not disclosed publicly, are also not disclosed to eligible government agencies.

<sup>13</sup> Subsection 17(1) of the ABN Act.

<sup>14</sup> An Australian Company Number is a unique nine-digit number issued by the Australian Securities and Investment

- the details are for the purpose of administering a specific provision of the ABN Act, or
- the details are publicly available and are considered necessary to facilitate service delivery functions for whole-of-government purposes.

### ***Collecting details for the purpose of administering the ABN Act***

The Registrar can collect other details which are considered necessary for the purpose of administering a specific provision of the ABN Act. These details will be protected by the secrecy provisions in the ABN Act as they will have been obtained under or in relation to the ABN Act. The Registrar will be responsible for keeping these details up to date as the ABN Act only places an obligation on entities to inform him of any changes to the 35 prescribed details listed at Attachment A.

Where there is any uncertainty regarding the Registrar's ability to collect a particular detail, regard should be given to the objects of the ABN Act in order to determine whether the purpose of collecting the detail falls within the purposes of the ABN Act more broadly.

The objects do not give the Registrar any powers but set out how the ABN Act is intended to operate to achieve its purpose. The objects enable businesses to meet their reporting and registration obligations at a whole-of-government level, by reliably identifying themselves with a unique number for taxation law purposes, thereby reducing administrative burdens faced by businesses having to provide the same information through multiple channels.

### ***Collecting details for whole-of-government purposes***

The Registrar can also collect other details that are publicly available about an entity and enter them in the ABR where they are considered necessary to facilitate service delivery functions for whole-of-government purposes.

Because these details are not being collected for the purpose of administering a specific provision of the ABN Act, they are not protected information within the meaning of that Act.

The Registrar will be responsible for keeping these details up to date as the ABN Act only places an

obligation on entities to inform the Registrar of any changes to the 35 prescribed details listed at Attachment A.

## **10. More information**

For more information, see:

- [PS LA 2011/9](#) *The registration of entities in the ABR*
- [PS LA 2016/3](#) *The cancellation of registration in the ABR*
- [MT 2006/1](#) *The New Tax System: the meaning of entity carrying on an enterprise for the purposes of entitlement to an Australian Business Number.*

**Date issued** 23 June 2016

**Date of effect** 23 June 2016

## Attachment A: Australian Business Register information

|   |   |
|---|---|
| 1. Entity's name  | 19. If a registrable super entity – entity's postal address     |
| 2. Entity's ABN   | 20. If a registrable super entity – entity's telephone number   |
| 3. Date of effect of entity's registration                            | 21. If a registrable super entity – entity's contact person     |
| 4. Entity's registered business name/s                                | 22. If a registrable super entity – entity's RSE licensee       |
| 5. Date of effect of entity's GST registration                        | 23. Date of change of entity's ABN (if changed)                 |
| 6. Date of effect of entity's GST cancellation                        | 24. Date of cancellation of entity's ABN (if cancelled)         |
| 7. Any deductible gift recipient statement for the entity             | 25. Name used by entity for business purposes previously in ABR |
| 8. Any charity/fund endorsement statement for the entity              | 26. Entity's principal place of business                        |
| 9. Entity's ACN   | 27. Entity's address for service of notices                     |
| 10. Entity's ARBN   | 28. ANZSIC code for entity's business                           |
| 11. Kind of entity  | 29. Details of entity's associates requested for registration   |
| 12. State/Territory of entity's principal place of business           | 30. Name of entity's public officer                             |
| 13. Postcode of entity's principal place of business                  | 31. Name/s of entity's trustee/s                                |
| 14. If an RSE licensee – entity's class of licence                    | 32. Entity's email address                                      |
| 15. If an RSE licensee – entity's address recorded by APRA            | 33. Name of entity's representative                             |
| 16. If an RSE licensee – entity's postal address                      | 34. Entity's representative's email address                     |
| 17. If an RSE licensee – entity's telephone number                    | 35. Date of effect of registration of entity's representative   |
| 18. If a registrable super entity – entity's address recorded by APRA |   |