

Trans‑Tasman Proceedings Regulation 2012

Select Legislative Instrument No. 11, 2012

made under the

Trans‑Tasman Proceedings Act 2010

**Compilation No. 6**

**Compilation date:** 11 April 2024

**Includes amendments:** F2024L00297

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**About this compilation**

**This compilation**

This is a compilation of the *Trans-Tasman Proceedings Regulation 2012* that shows the text of the law as amended and in force on 11 April 2024 (the ***compilation date***).

The notes at the end of this compilation (the ***endnotes***) include information about amending laws and the amendment history of provisions of the compiled law.

**Uncommenced amendments**

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Register (www.legislation.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes. For more information on any uncommenced amendments, see the Register for the compiled law.

**Application, saving and transitional provisions for provisions and amendments**

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

**Editorial changes**

For more information about any editorial changes made in this compilation, see the endnotes.

**Modifications**

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the Register for the compiled law.

**Self‑repealing provisions**

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

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Part 1—Preliminary

1 Name of regulation

 This regulation is the *Trans‑Tasman Proceedings Regulation 2012*.

3 Definitions

Note: A number of expressions used in this regulation are defined in the Act, including the following:

(a) liable person;

(b) plaintiff.

 In this regulation:

***Act*** means the *Trans‑Tasman Proceedings Act 2010*.

***Cth*** is short for ‘Commonwealth of Australia’.

***NZ*** is short for ‘New Zealand’.

***registrable NZ judgment*** has the meaning given by section 66 of the Act.

4 Forms

 A reference in a provision of this regulation to a form by number is a reference to the form of that number in Schedule 1.

Note: A form must be completed in accordance with any directions specified in the form, but the directions may be omitted from the completed document.

Part 2—Service in NZ of initiating document

5 Information to be given to defendant

 For subsection 11(1) of the Act, an initiating document served in NZ under section 9 of the Act must contain or be accompanied by a notice in accordance with Form 1.

Part 3—Application to stay proceeding on forum grounds

6 Request for hearing of stay application

 A request by a person mentioned in paragraph 18(2)(a), (b) or (c) of the Act for a hearing to determine an application made under section 17 of the Act may be made in accordance with Form 2.

7 Request for remote appearance

 A request by a defendant under paragraph 18(4)(b) of the Act to appear remotely in a hearing may be made in accordance with Form 3.

Part 4—Australian courts granting interim relief

8 Australian courts to which application for interim relief may be made

 For paragraph 25(d) of the Act, the following Australian courts are prescribed:

 (a) Federal Circuit and Family Court of Australia (Division 2);

 (b) County Court (Victoria);

 (c) Magistrates’ Court of Victoria;

 (d) District Court of Queensland;

 (e) Magistrates Courts (Queensland);

 (f) The District Court of Western Australia;

 (g) Magistrates Court (Western Australia);

 (h) Family Court of Western Australia;

 (i) Magistrates Court (Australian Capital Territory);

 (j) Local Court (Northern Territory).

Part 5—Subpoenas

9 Australian courts and tribunals to which Division 2 of Part 5 of the Act applies

 (1) For paragraph 29(1)(b) of the Act, the following State and Territory courts are prescribed:

 (a) Supreme Court of New South Wales;

 (b) District Court of New South Wales;

 (c) Local Court of New South Wales;

 (d) Children’s Court of New South Wales;

 (e) Dust Diseases Tribunal of New South Wales;

 (f) Supreme Court of the State of Victoria;

 (g) County Court (Victoria);

 (h) Magistrates’ Court of Victoria;

 (i) Supreme Court of Queensland;

 (j) District Court of Queensland;

 (k) Magistrates Courts (Queensland);

 (l) Planning and Environment Court (Queensland);

 (m) Land Court (Queensland);

 (n) Childrens Court of Queensland;

 (o) Industrial Court of Queensland;

 (p) Supreme Court of Western Australia;

 (q) The District Court of Western Australia;

 (r) Magistrates Court of Western Australia;

 (s) Family Court of Western Australia;

 (t) Supreme Court of South Australia;

 (u) District Court of South Australia;

 (v) Magistrates Court of South Australia;

 (w) Supreme Court of Tasmania;

 (x) Magistrates Court (Civil Division) (Tasmania);

 (y) Supreme Court of the Australian Capital Territory;

 (z) Magistrates Court (Australian Capital Territory);

 (za) Supreme Court of the Northern Territory of Australia;

 (zb) Local Court (Northern Territory);

 (zc) Court of Summary Jurisdiction (Northern Territory);

 (zd) Youth Justice Court (Northern Territory);

 (ze) Work Health Court (Northern Territory).

 (2) For paragraph 29(1)(c) of the Act, the following Australian tribunals are prescribed:

 (a) Administrative Appeals Tribunal (Commonwealth);

 (b) Trans‑Tasman IP Attorneys Disciplinary Tribunal (Commonwealth).

10 Notice to accompany subpoena

 For paragraph 32(2)(b) of the Act, Form 4 is prescribed.

11 Receipt of documents and things required by subpoena

 (1) For paragraph 44(1)(b) of the Act, the following State and Territory courts are prescribed, and for subsection 44(2) of the Act, each registry of those courts is specified:

 (a) Supreme Court of New South Wales;

 (b) Local Court of New South Wales;

 (c) Children’s Court of New South Wales;

 (d) Dust Diseases Tribunal of New South Wales;

 (e) Supreme Court of the State of Victoria;

 (f) Country Court (Victoria);

 (g) Supreme Court of Queensland;

 (h) Supreme Court of Western Australia;

 (i) The District Court of Western Australia;

 (j) Magistrates Court of Western Australia;

 (k) Family Court of Western Australia;

 (l) Supreme Court of South Australia.

 (2) In addition, the following courts are prescribed, and the registries mentioned for those courts are specified:

 (a) Launceston and Burnie registries of the Supreme Court of Tasmania;

 (b) Darwin and Alice Springs registries of the Supreme Court of the Northern Territory of Australia;

 (c) Darwin, Alice Springs, Katherine, Tennant Creek and Nhulunbuy registries of the Local Court (Northern Territory);

 (d) Darwin, Alice Springs, Katherine, Tennant Creek and Nhulunbuy registries of the Court of Summary Jurisdiction (Northern Territory).

Part 6—Remote appearances

12 Remote appearances unrelated to remote evidence

 For paragraph 47(1)(b) of the Act, the following Australian tribunals are prescribed:

 (aa) Administrative Appeals Tribunal (Commonwealth);

 (ab) Trans‑Tasman IP Attorneys Disciplinary Tribunal (Commonwealth);

 (a) Victorian Civil and Administrative Tribunal;

 (b) Queensland Civil and Administrative Tribunal;

 (c) State Administrative Tribunal in Western Australia;

 (d) ACT Civil and Administrative Tribunal.

13 Remote appearances related to remote evidence

 (1) For paragraph 49(1)(b) of the Act, the following State and Territory courts are prescribed:

 (a) Supreme Court of New South Wales;

 (b) District Court of New South Wales;

 (c) Local Court of New South Wales;

 (d) Children’s Court of New South Wales;

 (e) Dust Diseases Tribunal of New South Wales;

 (f) Supreme Court of the State of Victoria;

 (g) County Court (Victoria);

 (h) Magistrates’ Court of Victoria;

 (i) Supreme Court of Queensland;

 (j) District Court of Queensland;

 (k) Magistrates Courts (Queensland);

 (l) Planning and Environment Court (Queensland);

 (m) Land Court (Queensland);

 (n) Childrens Court of Queensland;

 (o) Industrial Court of Queensland;

 (p) Supreme Court of Western Australia;

 (q) The District Court of Western Australia;

 (r) Magistrates Court of Western Australia;

 (s) Family Court of Western Australia;

 (t) Supreme Court of South Australia;

 (u) District Court of South Australia;

 (v) Magistrates Court of South Australia;

 (w) Supreme Court of Tasmania;

 (x) Supreme Court of the Australian Capital Territory;

 (y) Magistrates Court (Australian Capital Territory);

 (z) Supreme Court of the Northern Territory of Australia;

 (za) Local Court (Northern Territory);

 (zb) Court of Summary Jurisdiction (Northern Territory);

 (zc) Youth Justice Court (Northern Territory);

 (zd) Work Health Court (Northern Territory).

 (2) For paragraph 49(1)(c) of the Act, the following Australian tribunals are prescribed:

 (a) Administrative Appeals Tribunal (Commonwealth);

 (b) Trans‑Tasman IP Attorneys Disciplinary Tribunal (Commonwealth).

14 Courts and tribunals that may provide assistance to NZ courts and tribunals

 (1) For paragraph 63(2)(c) of the Act, the following State and Territory courts are prescribed:

 (a) Supreme Court of New South Wales;

 (b) Local Court of New South Wales;

 (c) Children’s Court of New South Wales;

 (d) Dust Diseases Tribunal of New South Wales;

 (e) Supreme Court of the State of Victoria;

 (f) County Court (Victoria);

 (g) Magistrates’ Court of Victoria;

 (h) Supreme Court of Queensland;

 (i) Supreme Court of Western Australia;

 (j) The District Court of Western Australia;

 (k) Magistrates Court of Western Australia;

 (l) Family Court of Western Australia;

 (m) Supreme Court of South Australia;

 (n) Supreme Court of Tasmania;

 (o) Supreme Court of the Australian Capital Territory;

 (p) Supreme Court of the Northern Territory of Australia;

 (q) Local Court (Northern Territory);

 (r) Court of Summary Jurisdiction (Northern Territory).

 (2) For paragraph 63(2)(d) of the Act, the following Australian tribunals are prescribed:

 (a) Administrative Appeals Tribunal (Commonwealth);

 (b) Victorian Civil and Administrative Tribunal.

Part 7—Recognition and enforcement of judgments

15 Regulatory regime criminal fines

 (1) For the definition of ***regulatory regime criminal fine*** in section 4 of the Act, a regulatory regime criminal fine is a fine for a criminal offence under:

 (a) a provision of the following NZ Acts:

 (i) *Agricultural Compounds and Veterinary Medicines Act 1997* (NZ);

 (ia) *Auditor Regulation Act 2011* (NZ);

 (ii) *Companies Act 1993* (NZ);

 (iii) *Credit Contracts and Consumer Finance Act 2003* (NZ);

 (iv) *Fair Trading Act 1986* (NZ);

 (iva) *Financial Advisers Act 2008* (NZ);

 (v) *Financial Markets Authority Act 2011* (NZ);

 (va) *Financial Markets Conduct Act 2013* (NZ);

 (vb) *Financial Reporting Act 2013* (NZ);

 (vi) *Financial Reporting Act 1993* (NZ);

 (vii) *Financial Service Providers (Registration and Dispute Resolution) Act 2008* (NZ);

 (viia) *Food Act 2014* (NZ);

 (viii) *Food Act 1981* (NZ);

 (ix) *Insurance (Prudential Supervision) Act 2010* (NZ);

 (x) *Securities Act 1978* (NZ);

 (xi) *Securities Markets Act 1988* (NZ);

 (xii) *Takeovers Act 1993* (NZ);

 (xiii) *Unit Trusts Act 1960* (NZ);

 (b) a provision of the *Commerce Act 1986* (NZ), other than a provision in Subpart 9 or 10 of Part 4;

 (c) subsection 54(1) or (2) of the *Health and Disability Services (Safety) Act 2001* (NZ);

 (d) one or more of the following provisions of the *Medicines Act 1981* (NZ):

 (i) sections 17, 20, 24, 36, 38, 41, 42, 59 and 78;

 (ii) subsection 18(5);

 (e) a provision in Part 4, 5 or 5D of the *Reserve Bank of New Zealand Act 1989* (NZ).

 (2) The reference in subsection (1) to a provision (an ***Act provision***) includes a reference to any provision of any subordinate legislation (however described) that is made:

 (a) under a NZ Act; and

 (b) in connection with, or for the purposes of, the Act provision.

 (3) Subsection (1) applies even if the criminal offence under the provision relates to a contravention of, or relates to a fine in or calculated under, or is extended in its application or operation by, any other provision in or made under a NZ Act.

16 Judgments that are not registrable NZ judgments

 For paragraph 66(2)(j) of the Act, a judgment is not a ***registrable NZ judgment*** if it relates wholly or in part to an order made by a NZ court:

 (a) under the *Insolvency (Cross‑border) Act 2006* (NZ):

 (i) recognising an Australian or foreign (other than NZ) proceeding; or

 (ii) providing a discretionary remedy in relation to an Australian or foreign proceeding, if the order is made:

 (A) on or after the filing of an application for recognition of the proceeding and before the application is decided; or

 (B) on or after recognition of the proceeding; or

 (b) under NZ domestic insolvency laws—commencing a proceeding and appointing a representative, if the order is subject to recognition in Australia under the *Cross‑Border Insolvency Act 2008*.

17 Application for registration of NZ judgment

 (1) For paragraph 67(5)(a) of the Act, Form 5 is prescribed.

 (2) For paragraph 67(5)(b) of the Act:

 (a) if the court is able to receive an application by fax or email—the application may be filed by fax or email; and

 (b) a sealed, certified or otherwise authenticated copy of the NZ judgment must be physically filed at the court in hard copy:

 (i) with the application; or

 (ii) if the application is filed by facsimile or email—within 15 working days after the application is filed.

18 Rate of exchange

 For subsection 69(2) of the Act, the rate of exchange on the ***conversion day***, within the meaning of paragraph 69(1)(b) of the Act, is the rate of exchange published for that day by the Reserve Bank of Australia.

Note: The Reserve Bank of Australia exchange rate is published at www.rba.gov.au.

19 Notice of registration of NZ judgment

 (1) For paragraph 73(2)(a) of the Act, Form 6 is prescribed.

 (2) For paragraph 73(2)(b) of the Act, the notice must be given to each liable person by:

 (a) delivering the notice by registered post to the liable person’s last known address; or

 (b) handing the notice to the liable person.

Schedule 1—Forms

(section 4)

Form 1—Notice to defendant served in NZ

(section 5)

Please read this notice and the attached document(s) very carefully.

If you have any trouble understanding these documents, you should get legal advice as soon as possible.

The plaintiff has commenced a proceeding against you in the [*Australian commencement court or tribunal*]. Attached to this notice is a/are [*name(s) of document(s)*] (‘the attached document(s)’) filed in the [*Australian commencement court or tribunal*].

Service of the attached document(s) in NZ is authorised by the *Trans‑Tasman Proceedings Act 2010* (Cth).

**Consequences of the attached document(s) being served on you**

The [*Australian commencement court or tribunal*] can consider, and make a decision on, any claim set out in the attached document(s).

The [*Australian commencement court or tribunal*]’s decision on this claim (its judgment) may be enforced in Australia or NZ.

**Your rights to apply for the proceeding to be stayed**

If a court in NZ is the more appropriate court to decide the claim set out in the attached document(s), you may be able to have the proceeding stayed by applying to the [*Australian commencement court or tribunal*]. If the proceeding is stayed, the claim cannot proceed in the [*Australian commencement court or tribunal*].

You have 30 working days from the day on which you are served with the attached document(s) to apply for the proceeding to be stayed.

If you think the proceeding should be stayed, it is recommended you get legal advice as soon as possible.

**Contesting this claim**

If you want to contest this claim, you must take any action set out in the attached document(s) as being necessary to contest the claim. You have 30 working days,1 after the day on which you are served with the attached document(s), to respond.

The [*name of appearance or response document*] must contain an address in Australia or NZ where documents can be left for you or sent to you.

1 If the procedural rules of the Australian commencement court or tribunal would allow a longer period than 30 working days for filing an appearance or response document in the case of service within Australia, substitute that longer period.

Form 2—Request for a hearing of defendant’s application for stay of an Australian civil proceeding

(section 6)

**To** the Registrar of the [*Australian commencement court or tribunal*] at [*place*]

and

**To** [*name of other party to the proceeding*]

**This document notifies you that**—

The [*plaintiff / defendant*\*], [*name*], requests that the [*Australian commencement court or tribunal*] determine with a hearing the defendant’s application under section 17 of the *Trans‑Tasman Proceedings Act 2010* (Cth) for an order staying the proceeding.

Date:

Signature:

[*Plaintiff/Defendant/Solicitor for Plaintiff/Solicitor for Defendant/
Counsel for Plaintiff/Counsel for Defendant*\*]

\*Select one

Form 3—Request to appear remotely in the hearing of an application for stay of Australian civil proceeding

(section 7)

[*Heading*]

**To** the Registrar of the [*Australian commencement court or tribunal*]

1. The [*defendant/defendant’s counsel/defendant and defendant’s counsel\**] requests under section 18 of the *Trans‑Tasman Proceedings Act 2010* (Cth) (‘the Act’) to appear remotely in the hearing of the defendant’s application for a stay of the proceeding.

2. The defendant was [*served/purportedly served\**] in NZ under section 9 of the Act with the initiating document for the proceeding.

3. The [*Australian commencement court or tribunal*] is determining with a hearing the defendant’s application under section 17 of the Act for an order staying the proceeding.

4. A remote appearance medium is, or can reasonably be made, available for the hearing.

5. The remote appearance can be made from [*place in NZ*].

6. The [*audio link/audiovisual link*\*] facilities are available at [*courtroom or other place in NZ where remote appearance is to be made*].

7. I estimate that the remote appearance will take [*amount of time for remote appearance*].

Date:

Signature:

(Defendant/Defendant’s counsel\*)

\*Select one

Form 4—Notice to accompany subpoena

(section 10)

**NOTICE TO WITNESS**

**THIS NOTICE IS VERY IMPORTANT**

Please read this notice and the attached document(s) very carefully.

If you have any trouble understanding them you should get legal advice as soon as possible.

Attached to this notice is a subpoena. [*If the process served is not called a subpoena, substitute the name of the process for the word ‘subpoena’ throughout this notice.*]

The subpoena has been issued by [*court or tribunal that issued the subpoena*].

The subpoena may be served in NZ under section 30 of the *Trans‑Tasman Proceedings Act 2010* (Cth).

This notice:

* sets out your rights relating to the subpoena; and
* sets out your obligations relating to the subpoena; and
* includes information about how you may apply to have the subpoena set aside.

**YOUR RIGHTS**

1. You are entitled to receive payment of an amount equal to the reasonable expenses you incur in complying with the subpoena.

2. An amount of money, or money and vouchers, that is sufficient to meet your reasonable expenses of complying with the subpoena must be given to you within a reasonable time before the date for compliance with the subpoena (see below: ‘**YOUR OBLIGATIONS**’).

3. If, in complying with the subpoena, you incur expenses that are more than the amount that was given to you before you complied, you may obtain an order from the [*court or tribunal that issued the subpoena*]that you be paid the additional amount you incurred.

4. You may apply to the [*court that gave leave for the subpoena to be served*]to have the subpoena wholly or partly set aside. If you wish to apply to have the subpoena set aside you should get legal advice as soon as possible.

5. An application can be made and determined by that court without you having to go to Australia, or to retain Australian solicitors. All necessary arrangements can be made in NZ.

Note: Details of some of the grounds on which a subpoena can be set aside, and the procedures for setting aside a subpoena, are set out at the end of this notice.

**YOUR OBLIGATIONS**

1. Unless the subpoena is set aside, you must comply with the subpoena if:

 (a) when the subpoena was served on you, or at some reasonable time before the date specified in the subpoena for compliance with it, you were offered or given either:

 (i) enough money to meet your reasonable expenses in complying with it, including any travel and accommodation expenses; or

 (ii) a combination of money and vouchers (for example, travel tickets) to meet those expenses; and

 (b) you were given, with the subpoena, a copy of an order by a judge giving leave to serve the subpoena in NZ; and

 (c) the subpoena was served on you before or on the date specified in the order as the last day on which the subpoena may be served; and

 (d) service of the subpoena complied with any other conditions specified in the order; and

 (e) when the subpoena was served on you, you were over the age of 18 years.

2. If the subpoena only requires you to produce documents or things, it must specify the date on which the documents or things are required for production in the court or tribunal that issued the subpoena. You may comply with the subpoena by producing the documents or things at a registry of the High Court of New Zealand no later than 10 days before the date specified for production in the subpoena. When you produce the documents or things at the registry you will be required to produce the subpoena and to pay the cost of sending the documents or things to the court or tribunal that issued the subpoena. You will be able to pay that cost out of the money given to you to meet your reasonable expenses of complying with the subpoena.

**FAILURE TO COMPLY WITH THE SUBPOENA**

 If you do not comply with this subpoena you may be arrested and taken before the High Court of New Zealand. Unless the High Court is satisfied that failure to comply should be excused, a fine not exceeding NZ$10,000 may be imposed.

**GROUNDS FOR SETTING ASIDE A SUBPOENA**

1. If you apply for the subpoena to be set aside, the court must set aside the subpoena if the subpoena requires you to attend at a place in Australia and:

 (a) you do not have necessary travel documents and cannot reasonably get them within the time allowed for compliance with the subpoena; or

 (b) compliance with the subpoena would make you liable to be detained for the purpose of serving a sentence; or

 (c) you are being prosecuted or you are liable to prosecution for an offence in Australia; or

 (d) you are liable to the imposition of a penalty in a civil proceeding in Australia (other than a proceeding under the *Competition and Consumer Act 2010* (Cth)); or

 (e) the court is satisfied that you are subject to a restriction on your movements imposed by law or an order of a court that is inconsistent with you complying with the subpoena (for example, bail conditions, release conditions, or terms of a community based sentence).

2. The court may set aside the subpoena on other grounds, including:

 (a) the evidence you would give in the proceeding can be obtained satisfactorily by other means without significantly greater expense; or

 (b) compliance with the subpoena would cause you hardship or serious inconvenience; or

 (c) if the subpoena requires you to produce a document or thing:

 (i) that document or thing should not be taken out of NZ; and

 (ii) satisfactory evidence of the contents of the document or satisfactory evidence of the thing can be given by other means.

Note: The above list does not include all the matters the court will consider in an application to set aside a subpoena, but if any of the matters in the list apply to you they should be included in your application.

PROCEDURE FOR APPLYING TO SET ASIDE A SUBPOENA

1. Application must be made to the [*court that gave leave for service of the subpoena in NZ*].

2. You may fax your application to that court on [*fax number of court*].

3. Your application must contain an address for service in NZ or Australia. Any documents to be served on you will be delivered, faxed or posted to you at that address.

4. The Registrar of the [*court that gave leave for service of the subpoena in NZ*] will arrange for service of your application and any affidavit you lodge with your application.

5. The court may determine your application without a hearing unless you, or the person who requested that the subpoena be issued, asks for a hearing.

6. If there is a hearing, the court can direct that it be held by audio link or audiovisual link. In that case, you or your lawyer can take part in the hearing by audio link or by audiovisual link from a place in NZ.

7. If, in your application or within a reasonable time after lodging your application, you request that the hearing be held by audio link or audiovisual link, the court must hold the hearing by audio link or audiovisual link. However, in such a case, the court will determine which of audio link or audiovisual link will be used.

Form 5—Application to register a judgment under the Trans‑Tasman Proceedings Act 2010

(subsection 17(1))

[*Heading*]

**To** the Registrar of the [*Australian commencement court or tribunal*]

The applicant applies under the *Trans‑Tasman Proceedings Act 2010* (Cth) to have the following judgment of the [*NZ court or tribunal*] registered in the Court.

A copy of the judgment is attached.

**Details of parties to original proceeding**

Plaintiff:1

Defendant:

Last known address of liable person:

Details of judgment2

Court or tribunal:

Judge:

Date of judgment:

Where made:

The judgment is, or is be to treated as, a registrable NZ judgment for the purposes of section 66 of the *Trans‑Tasman Proceedings Act 2010* (Cth) for the following reasons:[*specify*].

The judgment is, in terms of section 75 of the *Trans‑Tasman Proceedings Act 2010* (Cth), capable of being enforced in the original court or tribunal or in another NZ court or tribunal.

1 If the parties to the original proceeding were called the ‘applicant’ and ‘respondent’ rather than the ‘plaintiff’ and ‘defendant’, substitute those descriptions.

2 If not all provisions of the judgment are registrable, change to ‘Details of the registrable provisions’ and only provide details of the provisions for which registration is sought.

***If the judgment is a money judgment***

Amount: [*expressed in the currency in which judgment was given*].

The applicant [*wants/does not want*\*] the judgment registered in the foreign currency in which it was given.

The applicant wants the judgment to be registered in [*the* *currency in which judgment is to be registered*].

Balance remaining payable: [*expressed in the currency in which the judgment was given*].

The rate of interest carried by the judgment by [*NZ law under which it was given*]is[*rate*]%. The amount of interest which, by that law, has become due up to the time of this application is [*expressed in the currency in which the judgment was given*]*.*

***If the judgment is for something other than the payment of money***

Terms of judgment:

**Costs**

Costs of registration of the judgment: [*specify the amount and the currency*].

Costs of enforcing the judgment in the original court or tribunal: [*calculated in accordance with section 77 of the Trans‑Tasman Proceedings Act 2010* (Cth)].

[*Attach all relevant documents showing costs incurred*.]

I confirm that the information provided in this form is correct.

Date:

Signature:

[*Applicant/Solicitor for Applicant/Counsel for Applicant*\*]

\*Select one

Form 6—Notice to liable person of registration of a NZ judgment under the Trans‑Tasman Proceedings Act 2010

(subsection 19(1))

Please read this notice very carefully.

If you have any trouble understanding the notice, you should get legal advice as soon as possible.

Attached to this notice is a copy of the judgment given by [*NZ court or tribunal*]. This judgment has been registered in the [*Australian commencement court or tribunal*] under the *Trans‑Tasman Proceedings Act 2010* (Cth)*.*

**Details of judgment**

The particulars of the judgment that are entered in the records of the [*Australian court in which judgment is registered*] include the following:

***If the judgment is one under which a sum of money is payable***

(a) amount payable under the judgment—$ [*specify the amount and the currency*];

(b) interest payable under paragraph 67(a) of the *Trans‑Tasman Proceedings Act 2010—*$ [*specify the amount and the currency*].

***If the judgment is not one under which a sum of money is payable***

 [*specify* *the terms of the judgment*]

***Costs and expenses related to registration of the judgment***

 [*specify the amount and the currency*]

***Costs and expenses related to attempted enforcement in original court or tribunal***

[*specify the amount and the currency*]

**Consequences of registration and this notice being served on you**

The NZ judgment can be enforced in Australia as if it were a judgment given by the [*Australian court in which judgment is registered*].

**Your rights**

***Setting aside registration***

If the judgment should not have been registered in Australia under the *Trans‑Tasman Proceedings Act 2010* (Cth), you may be able to have the registration set aside by applying to the [*Australian court in which judgment is registered*]. The Act sets out limited grounds on which registration of a judgment may be set aside.

You must make an application for the registration to be set aside within 30 working daysafter the day on which you were given this notice.

If you think the registration should be set aside you should get legal advice as soon as possible.

***Stay of enforcement***

If you intend to apply to the [*NZ court or tribunal*]to set aside, vary or appeal the judgment, you may apply for enforcement of the registered judgment in Australia not to be commenced or to be stayed (put on hold) for a period of time.

You must make an application for enforcement not to commence or to be stayed within 30 working days after the day on which you were given this notice.

If you think enforcement of the judgment should not commence, or should be stayed, you should get legal advice as soon as possible.

**Failure to comply with judgment**

If you fail to comply with the judgment:

* further interest may accrue on any amount owing1; and
* you may be required to pay the costs of the entitled person enforcing the judgment.

1 Delete if judgment is not a money judgment.

Endnotes

Endnote 1—About the endnotes

The endnotes provide information about this compilation and the compiled law.

The following endnotes are included in every compilation:

Endnote 1—About the endnotes

Endnote 2—Abbreviation key

Endnote 3—Legislation history

Endnote 4—Amendment history

**Abbreviation key—Endnote 2**

The abbreviation key sets out abbreviations that may be used in the endnotes.

**Legislation history and amendment history—Endnotes 3 and 4**

Amending laws are annotated in the legislation history and amendment history.

The legislation history in endnote 3 provides information about each law that has amended (or will amend) the compiled law. The information includes commencement details for amending laws and details of any application, saving or transitional provisions that are not included in this compilation.

The amendment history in endnote 4 provides information about amendments at the provision (generally section or equivalent) level. It also includes information about any provision of the compiled law that has been repealed in accordance with a provision of the law.

**Editorial changes**

The *Legislation Act 2003* authorises First Parliamentary Counsel to make editorial and presentational changes to a compiled law in preparing a compilation of the law for registration. The changes must not change the effect of the law. Editorial changes take effect from the compilation registration date.

If the compilation includes editorial changes, the endnotes include a brief outline of the changes in general terms. Full details of any changes can be obtained from the Office of Parliamentary Counsel.

**Misdescribed amendments**

A misdescribed amendment is an amendment that does not accurately describe how an amendment is to be made. If, despite the misdescription, the amendment can be given effect as intended, then the misdescribed amendment can be incorporated through an editorial change made under section 15V of the *Legislation Act 2003*.

If a misdescribed amendment cannot be given effect as intended, the amendment is not incorporated and “(md not incorp)” is added to the amendment history.

Endnote 2—Abbreviation key

|  |  |
| --- | --- |
| ad = added or inserted | o = order(s) |
| am = amended | Ord = Ordinance |
| amdt = amendment | orig = original |
| c = clause(s) | par = paragraph(s)/subparagraph(s) |
| C[x] = Compilation No. x | /sub‑subparagraph(s) |
| Ch = Chapter(s) | pres = present |
| def = definition(s) | prev = previous |
| Dict = Dictionary | (prev…) = previously |
| disallowed = disallowed by Parliament | Pt = Part(s) |
| Div = Division(s) | r = regulation(s)/rule(s) |
| ed = editorial change | reloc = relocated |
| exp = expires/expired or ceases/ceased to have | renum = renumbered |
| effect | rep = repealed |
| F = Federal Register of Legislation | rs = repealed and substituted |
| gaz = gazette | s = section(s)/subsection(s) |
| LA = *Legislation Act 2003* | Sch = Schedule(s) |
| LIA = *Legislative Instruments Act 2003* | Sdiv = Subdivision(s) |
| (md) = misdescribed amendment can be given | SLI = Select Legislative Instrument |
| effect | SR = Statutory Rules |
| (md not incorp) = misdescribed amendment | Sub‑Ch = Sub‑Chapter(s) |
| cannot be given effect | SubPt = Subpart(s) |
| mod = modified/modification | underlining = whole or part not |
| No. = Number(s) | commenced or to be commenced |

Endnote 3—Legislation history

| Number and year | FRLI registration | Commencement | Application, saving and transitional provisions |
| --- | --- | --- | --- |
| 11, 2012 | 27 Feb 2012 (F2012L00410) | 11 Oct 2013 (s 2) |  |
| 51, 2013 | 11 Apr 2013 (F2013L00649) | Sch 1 (item 111): 12 Apr 2013 (s 2 item 2) | — |
| 20, 2015 | 17 Mar 2015 (F2015L00304) | Sch 1: 31 Mar 2015 (s 2) | — |

| Name | Registration | Commencement | Application, saving and transitional provisions |
| --- | --- | --- | --- |
| Trans‑Tasman Proceedings Amendment (2016 Measures No. 1) Regulation 2016 | 11 Nov 2016 (F2016L01746) | Sch 1 (items 1–3): 24 Feb 2017 (s 2(1) item 2)Remainder: 12 Nov 2016 (s 2(1) items 1, 3) | — |
| Federal Circuit and Family Court of Australia Legislation (Consequential Amendments and Other Measures) Regulations 2021 | 30 Aug 2021 (F2021L01204) | Sch 2 (item 105): 1 Sept 2021 (s 2(1) item 1) | — |
| Instruments Update (Autumn 2024) Regulations 2024 | 14 Mar 2024 (F2024L00297) | Sch 2 (items 42–46): 11 Apr 2024 (s 2(1) item 1) | — |

Endnote 4—Amendment history

| Provision affected | How affected |
| --- | --- |
| **Part 1** |  |
| s 2  | rep LA s 48D |
| s 3  | am F2024L00297 |
| **Part 4** |  |
| s 8  | am No 51, 2013; F2021L01204 |
| **Part 5** |  |
| s 9  | am No 20, 2015; F2016L01746 |
| **Part 6** |  |
| s 12  | am No 20, 2015; F2016L01746 |
| s 13  | am No 20, 2015; F2016L01746 |
| s 14  | am No 20, 2015 |
| **Part 7** |  |
| Part 7 heading  | am F2024L00297 |
| s 15  | am F2016L01746 |
| s 16  | am F2024L00297 |
| s 17  | am F2024L00297 |
| s 19  | am F2024L00297 |
| **Schedule 1** |  |
| Schedule 1  | am F2024L00297 |