OVER THE COUNTER SALES \$2.75 INCLUDING G.S.T.



T A S M A N I A N G O V E R N M E N T GAZETTE

PUBLISHED BY AUTHORITY ISSN 0039-9795

FRIDAY 29 JUNE 2012

No. 21 251

Government Notice

TASMANIAN HEALTH ORGANISATIONS ACT 2011

(Section 81 and Schedule 6)

Notice of Transfer of Contracts, Property and Liabilities of the Crown to Tasmanian Health Organisation – North

I, **THE HONOURABLE MICHELLE ANNE O'BYRNE MP**, Minister for Health, acting pursuant to section 81 and clause 4 of Schedule 6 of the *Tasmanian Health Organisations Act 2011* (the **Act**), transfer the contracts, property and liabilities of the Crown specified in the Schedule to Tasmanian Health Organisation – North with effect on 1 July 2012 (the **Transfer Day**).

Schedule

1. Contracts

- a. All contracts, relating solely to the Area Health Service, made before 11.59pm on 30 June 2012 between the Crown and one or more other persons pursuant to which one or more of the other persons is required to supply any goods, substances or services to the Crown on or after the Transfer Day.
- b. All contracts made before 11.59pm on 30 June 2012 between the Crown and one or more other persons pursuant to which the Crown, as represented by, or acting through, the Area Health Service at the time the contract was made, is required to supply any goods, substances or services to any person on or after the Transfer Day.

2. Property

- a. Cash and deposits held by the Crown as at 11.59pm on 30 June 2012 in special purpose trust accounts solely relating to the Area Health Service.
- b. Amounts prepaid by the Crown as at 11.59pm on 30 June 2012 for goods and services (other than inventories) solely relating to the Area Health Service.
- c. Inventories held by the Crown as at 11.59pm on 30 June 2012 solely for the Area Health Service.
- d. All plant and equipment owned by the Crown held, or used by or for the operation of, the Area Health Service as at 11.59pm on 30 June 2012 but excluding any Excluded Property.
- e. Accounts receivable (accrued but whether or not invoiced) by the Crown as at 11.59pm on 30 June 2012 solely relating to the Area Health Service.
- f. Doubtful debts held by the Crown as at 11.59pm on 30 June 2012 solely relating to the Area Health Service.

3. Liabilities

- a. A liability of the Crown relating to the Area Health Service in respect of any amount prepaid by any person to the Crown for the delivery of any goods or services to that person by the Crown on or after the Transfer Day.
- b. A liability (accrued but whether or not invoiced) of the Crown relating to the Area Health Service in respect of any trade creditors and accruals as at 11.59pm on 30 June 2012.
- c. Accrued salaries relating to the Area Health Service as at 11.59pm on 30 June 2012.

4. Interpretation

In this notice:

Area Health Service means the Northern Area Health Service as structured as at 11.59pm on 30 June 2012. **Department** means the Department of Health and Human Services.

Excluded Property means:

- a. any fixtures to land or buildings; and
- b. information and communication technology plant, equipment and software used to operate information technology systems.

Unless a contrary intention is apparent, words or phrases or terms defined in the Act have meanings given to them in the Act.

Dated: twenty-seventh day of June 2012.

MICHELLE ANNE O'BYRNE MP, Minister for Health.

TASMANIAN HEALTH ORGANISATIONS ACT 2011

(Section 81 and Schedule 6)

NOTICE OF TRANSFER OF CONTRACTS, PROPERTY AND LIABILITIES OF THE CROWN TO TASMANIAN HEALTH ORGANISATION – NORTH WEST

I, **THE HONOURABLE MICHELLE ANNE O'BYRNE MP**, Minister for Health, acting pursuant to section 81 and clause 4 of Schedule 6 of the *Tasmanian Health Organisations Act 2011* (the **Act**), transfer the contracts, property and liabilities of the Crown specified in the Schedule to Tasmanian Health Organisation – North West with effect on 1 July 2012 (the **Transfer Day**).

Schedule

1. Contracts

- a. All contracts, relating solely to the Area Health Service, made before 11.59pm on 30 June 2012 between the Crown and one or more other persons pursuant to which one or more of the other persons is required to supply any goods, substances or services to the Crown on or after the Transfer Day.
- b. All contracts made before 11.59pm on 30 June 2012 between the Crown and one or more other persons pursuant to which the Crown, as represented by, or acting through, the Area Health Service at the time the contract was made, is required to supply any goods, substances or services to any person on or after the Transfer Day.

2. Property

- a. Cash and deposits held by the Crown as at 11.59pm on 30 June 2012 in special purpose trust accounts solely relating to the Area Health Service.
- b. Amounts prepaid by the Crown as at 11.59pm on 30 June 2012 for goods and services (other than inventories) solely relating to the Area Health Service.
- c. Inventories held by the Crown as at 11.59pm on 30 June 2012 solely for the Area Health Service.
- d. All plant and equipment owned by the Crown held, or used by or for the operation of, the Area Health Service as at 11.59pm on 30 June 2012 but excluding any Excluded Property.
- e. Accounts receivable (accrued but whether or not invoiced) by the Crown as at 11.59pm on 30 June 2012 solely relating to the Area Health Service.
- f. Doubtful debts held by the Crown as at 11.59pm on 30 June 2012 solely relating to the Area Health Service.

3. Liabilities

- a. A liability of the Crown relating to the Area Health Service in respect of any amount prepaid by any person to the Crown for the delivery of any goods or services to that person by the Crown on or after the Transfer Day.
- b. A liability (accrued but whether or not invoiced) of the Crown relating to the Area Health Service in respect of any trade creditors and accruals as at 11.59pm on 30 June 2012.
- c. Accrued salaries relating to the Area Health Service as at 11.59pm on 30 June 2012.

4. Interpretation

In this notice:

Area Health Service means the North West Area Health Service as structured as at 11.59pm on 30 June 2012.

Department means the Department of Health and Human Services.

Excluded Property means:

- a. any fixtures to land or buildings; and
- b. information and communication technology plant, equipment and software used to operate information technology systems.

Unless a contrary intention is apparent, words or phrases or terms defined in the Act have meanings given to them in the Act.

Dated: twenty-seventh day of June 2012.

MICHELLE ANNE O'BYRNE MP, Minister for Health.

1456

TASMANIAN GOVERNMENT GAZETTE

TASMANIAN HEALTH ORGANISATIONS ACT 2011

(Section 81 and Schedule 6)

NOTICE OF TRANSFER OF CONTRACTS, PROPERTY AND LIABILITIES OF THE CROWN TO TASMANIAN HEALTH ORGANISATION – SOUTH

I, **THE HONOURABLE MICHELLE ANNE O'BYRNE MP**, Minister for Health, acting pursuant to section 81 and clause 4 of Schedule 6 of the *Tasmanian Health Organisations Act 2011* (the **Act**), transfer the contracts, property and liabilities of the Crown specified in the Schedule to Tasmanian Health Organisation – South with effect on 1 July 2012 (the **Transfer Day**).

Schedule

1. Contracts

- a. All contracts, relating solely to the Area Health Service, made before 11.59pm on 30 June 2012 between the Crown and one or more other persons pursuant to which one or more of the other persons is required to supply any goods, substances or services to the Crown on or after the Transfer Day.
- b. All contracts made before 11.59pm on 30 June 2012 between the Crown and one or more other persons pursuant to which the Crown, as represented by, or acting through, the Area Health Service at the time the contract was made, is required to supply any goods, substances or services to any person on or after the Transfer Day.

2. Property

- a. Cash and deposits held by the Crown as at 11.59pm on 30 June 2012 in special purpose trust accounts solely relating to the Area Health Service.
- b. Amounts prepaid by the Crown as at 11.59pm on 30 June 2012 for goods and services (other than inventories) solely relating to the Area Health Service.
- c. Inventories held by the Crown as at 11.59pm on 30 June 2012 solely for the Area Health Service.
- d. All plant and equipment owned by the Crown held, or used by or for the operation of, the Area Health Service as at 11.59pm on 30 June 2012 but excluding any Excluded Property.
- e. Accounts receivable (accrued but whether or not invoiced) by the Crown as at 11.59pm on 30 June 2012 solely relating to the Area Health Service.
- f. Doubtful debts held by the Crown as at 11.59pm on 30 June 2012 solely relating to the Area Health Service.

3. Liabilities

- a. A liability of the Crown relating to the Area Health Service in respect of any amount prepaid by any person to the Crown for the delivery of any goods or services to that person by the Crown on or after the Transfer Day.
- b. A liability (accrued but whether or not invoiced) of the Crown relating to the Area Health Service in respect of any trade creditors and accruals as at 11.59pm on 30 June 2012.
- c. Accrued salaries relating to the Area Health Service as at 11.59pm on 30 June 2012.

4. Interpretation

In this notice:

Area Health Service means the Southern Tasmanian Area Health Service as structured as at 11.59pm on 30 June 2012.

Department means the Department of Health and Human Services.

Excluded Property means:

- a. any fixtures to land or buildings; and
- b. information and communication technology plant, equipment and software used to operate information technology systems.

Unless a contrary intention is apparent, words or phrases or terms defined in the Act have meanings given to them in the Act.

Dated: twenty-seventh day of June 2012.

MICHELLE ANNE O'BYRNE MP, Minister for Health.

Government Notice

TASMANIAN HEALTH ORGANISATIONS ACT 2011 (Section 81 and Schedule 6)

This page forms part of the notice signed by the Minister for Health on 19 June 2012, the page being omitted from the publication of the notice in the special gazette numbered 21 248 published on the twenty-seventh day of June 2012.

Tasmanian Health Organisation – South

Schedule - Transferring employees

Aslas Direct	Allanby, Virginia
Aalto, Rima I	Allen, Andrea
Abbott, Nicholas C	Allen, Bernadette N
Abott, Rosemary A	Allen, Jane
Abell, Robin G	Allen, Jennifer
Absolom, Meagan J	Allen, Melanie A
Absolom, Michelle E	Allen, Patricia I
Acuna, Anne M	Allen, Richard T
Adams, David J	-,
Adams, Justine R	Allen, Sally A
Adams, Leanne B	Allison, Debbie A
Adams, Maureen J	Allum, Pamela D
Adams, Michelle	Almond, Ian D
Addison, Jane E	Alomes, June E
Adkins, Josephine M	Alomes, Rosalie A
Adlard, Kim M	Alsup, Paul E
Agahi, Afshin	Amarasena, Lahiru R
Ahmad, Juliana M M H	Ambler, Susan L
Ahmad, Sajda	Ames, Denise
Ahokas, Sandra	Amini, Rasamak
Aitken, Gina L	Amos, Charmaine L
Aitken, Nivek M	Anagnostis, Freda
Aitken, Samantha	Andersch, Lyndy
Akerman, Paul	Anderson, Audrey
Akhurst, Catherine E	Anderson, Ellen J
Akter, Shamina	Anderson, Fiona
Alam, Norin	Anderson, Jack
Alcock, Mark M	Anderson, Jane I
Aldred, Suzzette	Anderson, June P
Aleksa, Laura M	Anderson, Katrina L
Alexander, Georgina K	Anderson, Malcolm B
Alexander, Martina	Anderson, Melissa K
Alexander, Mary E	Anderson, Sally R
Alexander, Matthew	Anderson, Sophie J
Alexander, Peter	Anderson, Tara L
Allanby, Ann C	Anderton, Sharon L
Allanby, Sarah R	Andrew, Alison J
Allanby, Susanne M	Andrewartha, Georgina K
	Andrewartha, Sarah M

Disclaimer

Products and services advertised in this publication are not endorsed by the State of Tasmania and the State does not accept any responsibility for the content or quality of reproduction. The Contractor reserves the right to reject any advertising material it considers unsuitable for government publication.

Copyright

The Tasmanian Government Gazette and Tasmanian State Services are subject to the Copyright Act. No part of any material published in the Tasmanian Government Gazette or the Tasmanian State Services Notices may be reproduced except in accordance with the Copyright Act. **Printed by Print Applied Technology Pty Ltd under authority of the Government of the State of Tasmania**