LS5563 Released Document No 30

Compliance Investigation Report

Foundation 51 Pty Ltd 9





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Purpose of this report

This report provides the financial controller of the associated entity Foundation 51 Pty Ltd (Foundation 51), Mr Graeme Lewis, with the Australian Electoral Commission's (AEC) opinion as to whether he has complied with his obligation under s.314AEA of the Commonwealth Electoral 1987 Act 1918 (the Act).

Associated entity

The 2013–14 annual disclosure return lodged by Mr Lewis identifies Foundation 51 as an associated entity of the registered political party known as Country Liberals (Northern Verritory).

Compliance obligation

Section 314AEA, Part XX of the Act, requires certain information to be provided on behalf of an associated entity within 16 weeks after the end of the financial year. Section 314AEA provides:

- (1) If an entity is an associated entity at any time during the financial year, the entity's financial controller must furnish a return to the Electoral Commission in the approved form, within 16 weeks after the end of the financial year, setting out:
 - (a) the total amount received by, or on beinal of, the entity during the financial year, together with the details required by section 314AC; and
 - (b) the total amount paid by, or on penalt of, the entity during the financial year; and
 - (c) if the entity is an associated entry at the end of the financial year-the total outstanding amount, as at the end of the financial year, of all debts incurred by or on behalf of the entity, together with the details required by section 314AE.
- (2) Amounts received or paid at a time when the entity was not an associated entity are not to be counted for the purposes of paragraphs (1)(a) and (b).
- (3) If any amount required to be set out under paragraph (1)(b):
 - (a) was paid to or for the benefit of one or more registered political parties; and was paid for out of funds generated from capital of the associated entity;

feturn must also set out the following details about each person who contributed to that Capital after the commencement of this section:

- (c) the name and address of the person;
- (d) the total amount of the person's contributions to that capital, up to the end of the financial year.
- (4) Subsection (3) does not apply to contributions that have been set out in a previous return under this section.
- (5) Sections 314AC and 314AE apply for the purposes of paragraphs (1)(a), (b) and (c) of this section to a return for an associated entity in the same way as they apply for the purposes of paragraphs 314AB(2)(a), (b) and (c) to a return for a registered political party.

Section 314AC, in its application to an associated entity, requires that if the sum of all amounts received by, or on behalf of, the associated entity from a person or organisation during a financial year is more than the disclosure threshold, the return must include the particulars of that sum.

Section 314AE provides that if the sum of all outstanding debts incurred by, or on behalf of, the associated entity to a person or an organisation during a financial year is more than the disclosure threshold, the return must include particulars of that sum. The disclosure threshold mentioned in s.314AC and s.314AE is indexed annually. For the 2013–14 financial year amounts above \$12 400 were required to be disclosed.

Power to investigate

The AEC's power to investigate and find out whether there has been compliance with the disclosure requirements prescribed under Part XX of the Act is authorised by \$.316(2A) of the Act. Section 316(2A) sets out the powers of the AEC as follows:

- (2A) An authorised officer may, for the purpose of finding out whether a prescribed person, the financial controller of an associated entity or the agent of a redistered political party has complied with this Part, by notice served personally or by post on:
 - (a) the agent or any officer of the political party;
 - (aa) the financial controller of the associated entity or any officer of the associated entity; or
 - (b) the prescribed person or, if the prescribed person is a body corporate, any of its officers;

as the case may be, require the agent, financial controller, person or officer:

- (c) to produce, within the period and in the manner specified in the notice, the documents or other things referred to in the notice; or
- (d) to appear, at a time and place specified in the notice, before the authorised officer to give evidence, either orally or in writing, and to produce the documents or other things referred to in the notice.

Stakeholder engagement

The AEC's general practice, prior to commencing an investigation, is for the AEC's Funding and Disclosure Branch to contact the relevant officer of the associated entity (or political party when investigating a political party) to discuss the scope of the investigation. This contact may, in some instances, involve face to face meetings.

Prior to this compliance investigation commencing a meeting was held between staff of the AEC Funding and Disclosure Branch and Mr Lewis to discuss the scope of the investigation process.

It is also AEC's practice to discuss with the relevant officer of the associated entity or political party, its opinion on compliance issues. Where there are any errors and omissions the AEC will discuss with the relevant officer how they might have occurred.

The objective of such discussions is to encourage the associated entity or political party to examine its internal processes and systems in order to improve the accuracy of future annual disclosure returns and thereby improve its compliance with Part XX of the Act.

A meeting was held with Mr Lewis to afford him the opportunity to discuss this report before finalising the investigation.

Scope of the investigation

1982 The AEC's investigation was limited to those financial records which were considered to be relevant to determine the completeness and accuracy of the information disclosed in the Foundation 51's annual disclosure return for the 2013–14 financial year.

The AEC does not have authority under Part XX to, and therefore did not, examine any other aspects of Foundation 51's financial operations such as the existence or effectiveness of internal controls. However, as noted above, the AEC generally discusses this issue with the relevant officer of the associated entity or party where it is relevant to their compliance with the Act.

Relevant documents

On 25 February 2015 the AEC issued a notice under s.316(2A) to Mr Lewis to produce copies of financial records of Foundation 51 in relation to its operations for the financial year 2013-14. The financial records requested were:

- 1. Reports from the Entity's accounting system
 - a. Trial Balance Summary;
 - b. Cash Receipts and Cash Payments Journals;

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- c. Bank Deposit Slips for any sums greater than \$12 400;
- d. Aged Creditor Summary Report;
- e. Audit Trail; and
- f. any other report used in the compilation of the disclosure return.
- 2. Documents or other woords not maintained as part of the accounting system but used in the compilation of the disclosure return, including, but not limited to:
 - a. excet spreadsheets;
 - b. extracts from any database system/s maintained in conjunction with the accounting system: and

manual records, such as deposit slips and receipts.

tements of all bank/financial institutions accounts including:

- any investment accounts;
- b. loan accounts; and
- broker accounts, if applicable.
- 4. Bank reconciliation statements for:
 - a. each account as at 30 June 2013; and
 - b. each account as at 30 June 2014.
- Audited financial statements for the 2013–14 financial year.

- Terms and conditions of all loans outstanding as at 30 June 2014.
- 7. A list of all gifts-in-kind received during the period 1 July 2013 to 30 June 2014, including the calculations of the valuation ascribed to each gift.
- The working documents clearly demonstrating how the final total receipts, total payments and total debts figures shown on the Entity's 2013-14 annual disclosure return were derived. 0,8
- 9. A completed and signed Document Checklist to be returned with these documents.

The documents requested, including the addition of an extract of the ledger from the accounting system, were supplied except the following which, in each case, Mr Lewis explained did not exist. nation

These were:

- audit trail;
- bank deposit slips;
- manual records used in the compilation of the disclosure return
- terms and conditions of any outstanding loans (the AEC was advised there were no • outstanding loans);
- a list of all gifts-in-kind received (the AEC was advised there were no gifts-in-kind). •

Mr Lewis also supplied Profit and Loss and Balance Sheet financial statements. However he advised that these statements were not audited,

In delivering the available documents to the sec on 25 March 2015 Mr Lewis complied with the due date set out in the s.316(2A) notice.

Draft Report

On 1 June the AEC provided Mr Lewis with a draft of the report for his consideration and comment. Mr Lewis was asked to provide his comments by 8 June 2015. No response was received and the AEC proceeded to finalise the report.

AEC's opinio

Mr Lewis has complied with the requirements of Part XX of the Act as detailed below.

1. Timely lodgement

Mr Cewis lodged the 2013-14 annual disclosure return for Foundation 51 on 16 October 2014. As lodgement occurred prior to the due date of 20 October 2014 he complied with the requirement under s.314AEA to lodge a return for an associated entity within 16 weeks after the end of the financial year.

2. Accuracy and completeness

No discrepancies were identified between the figures reported for total receipts, total payments, total debts and receipts above the threshold i.e. more than \$12 400. Therefore the annual disclosure return complied with the requirements under s.314AEA to:

- 1. report the total amount received by, or on behalf of, the entity during the financial year including the value of a gift, loan or bequest;
- 2. report the total amount paid by, or on behalf of, the entity during the financial year:
- 3. report the total outstanding amount as at the end of the financial year, of all debts incurred by, or on behalf of, the entity; and
- 4. disclose the particulars of the sum of individual amounts received by, or on behalf of, the entity from a person or organisation during the 2013–14 financial verses
 \$12,400 PC \$12 400.

Conclusion

Based on the records examined the AEC is of the opinion that Mr Lewis has complied with the disclosure requirements under Part XX of the Act. Firstly, he lodged the discussive return prior to the due date which for the 2013-14 financial year was 20 October 2014 Secondly, he provided an annual disclosure return for Foundation 51 for the 2013-14 financial year which accurately set Released under the freedom of out the information required to be disclosed by an associated entity under s.314AEA of the Act.

Seema Srivastava Assistant Commissioner Funding and Disclosure Branch Australian Electoral Commission

26 June 2015

REDACTION CODES

- 1 Personal Information (name) redacted.
- 2 Personal Information (date of birth) redacted.
- 3 Personal Information (photograph) redacted
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- Luceu. Local Ansonal Information (Individual's address) redacted. Personal Information (individual's telephone number) redacted. Personal Information (individual's opinion) redacted. Personal Information (opinion about individual) redacted. Personal Information (employment history) redacted. Personal Information (qualified. 7
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- 10
- 11
- 12 Personal Information (health) redacted.
- Business information (Bank Account details) redacted. 13
- Business information (Billing Account details) redacted.
- Legal Professional Communication redacted.
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