Members of Parliament (Staff) Act 1984

TRAVEL ARRANGEMENTS FOR
EMPLOYEE CONSULTATIVE GROUP AND
WORK HEALTH AND SAFETY COMMITTEE REPRESENTATIVES

1, GARY GRAY, Special Minister of State, for and on behalf of the Prime Minister, determine under subsections 13(2) and 20(2) of the Members of Parliament (Staff) Act 1984 (MOP(S) Act) that, with effect on and from 1 July 2011:

1. Associated travel costs\(^1\) of employees who are Employee Consultative Group (ECG) representatives\(^2\) and Work Health and Safety (WHS) Committee\(^3\) members, and whose travel is subject to the Electorate Staff Travel Budget (ESTB), will not be debited from the employing Senator’s or Member’s ESTB when the employee travels for the purpose of attending an ECG meeting or WHS Committee meeting, provided that the travel to the meeting location is not also for other official business.

2. Where the travel is also for other official business, only the additional travel costs associated with the ECG meeting or WHS Committee meeting will not be debited from the employing Senator’s or Member’s ESTB.

Dated this 23\(^{rd}\) day of April \(^{2}\) 2012

GARY GRAY
Special Minister of State

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\(^1\) Associated travel costs are costs under Determination 2011/10 regarding Staff Travel Arrangements, or its successor determinations, including domestic flights and taxis, and entitlements under the Commonwealth Members of Parliament Staff Enterprise Agreement 2010-2012, or successor agreements, including Travelling Allowance and Motor Vehicle Allowance.

\(^2\) As described at clause 8 of the Commonwealth Members of Parliament Staff Enterprise Agreement 2010-2012 or successor agreements.

\(^3\) A Health and Safety Committee for MOP(S) Act employees for the purposes of Division 4 of the Work Health and Safety Act 2011.