### **Senate Economics Legislation Committee**

# ANSWERS TO QUESTIONS ON NOTICE

#### **Treasury Portfolio**

Supplementary Budget Estimates

2015 - 2016

Department/Agency: APRA Question: SBT 155 - 157

**Topic:** Staffing - employment of non-Australian citizens

Reference: written - 30 October 2015

Senator: Ludwig, Joe

# **Question:**

I refer you to section 22 (8) of the Public Service Act 1999 which says:

"An Agency Head must not engage, as an APS employee, a person who is not an Australian citizen, unless the Agency Head considers it appropriate to do so."

- 155.. Does the department have guidelines or similar to assist Agency Heads to assess when it is appropriate to hire non-Australian citizens? If no, do individual agencies have their own guidelines? If yes to either:
  - 1. Please provide a copy.
  - 2. When did they come into effect?
- 3. Can Agency Heads decide to go against the advice? If yes, under what circumstances?
- 156.. Are Agency Heads required to provide a reason to anyone for hiring non-Australian citizens? If yes:
  - 1. Who are they required to report the reason to?
  - 2. Does this reporting happen before or after the hire has been made?
  - 3. Is this reason provided in writing? If no, how is it provided?
- 4. Can you please provide a list of reasons that have been used since the Federal election in September, 2013.
- 157.. Are there any provisions to over-rule a Head of Agency's decision to hire a non-Australian citizen? If yes:
  - 1. Who can over-rule this decision?
  - 2. Under what circumstances can it be over-ruled?
- 3. How many times has this occurred since the Federal election in September, 2013.

#### **Answer:**

155. – 157. The Australian Prudential Regulation Authority (APRA) employs staff under the *Australian Prudential Regulation Authority Act 1988*. APRA does not engage APS employees under the *Public Service Act 1999*.