

23.5.2010.

SUBMISSION NO.1

TT 12 May 2010

RECEIVED
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BY: *[Signature]*



JOINT STANDING COMMITTEE
ON TREATIES. RE : TREATY
BETWEEN AUST. & MALAYSIA
ON TAXATION.

DEAR SIRs.

IT IS THE SUBMISSION OF THE EXECUTIVE THAT THIS TREATY NOT BE RATIFIED. THIS TREATY SHOULD NOT BE RATIFIED FOR THE FOLLOWING REASONS ,THE TAX OFFICE IS NOT A LEGAL ENTITY AND CANNOT BE INVOLVED IN A CONTRACT, SUCH AS A TREATY WHICH IS AN INTERNATIONAL CONTRACT. FURTHER MORE WE DO NOT SUPPORT THE AVOIDANCE OF TAXATION BY MULTINATIONALS . WE CONGRATULATE THE PARLIAMENT FOR THE TAX ON THE MINING SECTOR TO PAY FOR INFRASTRUCTURE , THIS TAX SHOULD ALSO APPLY TO THE OIL INDUSTRY. MULTINATIONALS SHOULD PAY FOR ROADS , HEALTH, EDUCATION , VIA TAXES ON PROFITS. WE THE GOVERNMENT (THE PEOPLE) CALL ON OUR REPRESENTATIVES TO PLACE A DEBIT TAX ON ALL MULTINATIONALS OF ONE PER CENT OF PROFITS. TREASURY SHOULD COLLECT TAXES , ABOLISH THE (ATO) TAXATION DEPT. THE HIGH COURT OF AUSTRALIA DOES NOT RECOGNISE THE ATO , IT ADMITS THAT IT IS NOT A LEGAL ENTITY. MOLIEKER .V. CHAPMAN . HCA . SECTION 25 . 1903 JUDICIARY ACT STATES THAT ALL HIGH COURT RULINGS MUST BE ENFORCED , AS AMMENDED. THE EXECUTIVE CALL ON PARLIAMENT TO ENFORCE FEDERAL LAW. ALL TREASURY OFFICERS AND FORMER TAX OFFICERS SHOULD BE COMBINED TO CREATE A PROPER REVENUE ENFORCEMENT BODY. NO PERSON LIVING OVERSEAS OR MULTINATIONAL AVOID ANY TAXATION. THE EXECUTIVE WISH TO THANK THE COMMITTEE FOR ALLOWING US TO COMMENT.

YOURS IN PATRIOTISM.

[Signature]
KEVIN.W.D.THOMPSON.

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