## COMMISSION OF INQUIRY NO. 1 OF 2005 MEDICAL BOARD OF QUEENSLAND

This is the annexure marked "MDG-46" mentioned and referred to in the Statement of MICHAEL STEVEN DEMY-GEROE dated this 17<sup>th</sup> day of May 2005.



## The Medical Board of Queensland

10th FLOOR, 15-23 ADELAIDE STREET, G.P.O. BOX 2438

G.P.O. BOX 2438 BRISBANE 4001 TELEPHONE 227 7111

IN REPLY PLEASE REFER TO RECORD 923202 JMC

2 9 SEP 1892

Dear Doctor

You have been granted provisional registration as a Medical Practitioner in Queensland under Section 19(2) of the Act effective from  $-21~July\ 1992$ 

The qualifications appearing against your name in the Register are MB CHB OTAGO 1969 CERT AM BD PSYCH & NEUROL

Certificate of Registration No. 923202 is enclosed and you are requested to quote this number on all correspondence.

As a result of decisions made at the Australian Health Ministers' Conference a new system of registration is to be introduced into all States and Territories of Australia after January, 1993. Please see the attached information sheets for further details.

Under the current legislation, you will be able to continue your registration with The Medical Board of Queensland up until 31 December 1992. As your date of registration does not fall within the criteria for mutual recognition, ie prior to 31 January 1992, you should be aware that under the new legislation, expected to be in place by 1 January 1993, the Board will not be able to guarantee your ongoing registration beyond December 1992. This does not apply to doctors who are registered in other States and who satisfy the above criteria.

If you are currently registered for the purpose of temporary locum or public hospital work and have completed the negotiation for this work through Queensland Health, under the new legislation, you will be eligible for 'registration with conditions' until the expiry of your current contract.

If you are currently registered for the purpose of temporary locum or public hospital work and the negotiations were conducted privately, without the involvement of Queensland Health, then you will need to re-apply to the Board after December 1992, for consideration of your ongoing 'registration with conditions' under the proposed new legislation.

If you have permanent resident status and were intending to be registered long term with the Medical Board of Queensland, your case will need to be considered separately.

The decisions regarding mutual recognition, have been made by the Heads of Government, and the Ministers for Health for the Commonwealth and all States and Territories. All State Boards have subsequently agreed to work towards consistency in the implementation of these decisions.

The advice contained in this letter is the latest available but until the new legislation is actually in place, no commitments can be given regarding new or ongoing registration, beyond those categories outlined in this letter.

You are asked to advise the Board of all change of address immediately.

Yours sincerely

REGISTRAR