Explanatory Statement

Corporations (Transitional) Director Identification Number Extended Application Period 2021

## General Outline of Instrument

1. This legislative instrument is made under subsection 1272E(2) of the *Corporations Act 2001* (the Act).
2. This legislative instrument extends the application period in which new eligible officers are required to apply for a director identification number (director ID) if the individual becomes an eligible officer in the period starting when the director ID legislation commences and ending 31 October 2021.
3. In accordance with section 5C of the Act, the relevant version of the *Acts Interpretation Act 1901* that applies to the Act is the version as at 1 November 2005. Under section 33(3) of the *Acts Interpretation Act 1901* where an Act confers a power to make, grant or issue any instrument (including rules, regulations or by‑laws) the power shall, unless the contrary intention appears, be construed as including a power exercisable in the like manner and subject to the like conditions (if any) to repeal, rescind, revoke, amend, or vary any such instrument.

## Date of effect

1. This instrument commences on the later of:
   1. the day after it is registered on the Federal Register of Legislation; and
   2. the day on which Part 9.1A of the Actcommences.
2. By way of clarity, this legislative instrument applies from the day the Registrar is appointed.

## Background

1. The introduction of a director ID requirement is one of the Commonwealth Government initiatives to promote good corporate conduct, and to deter and penalise illegal phoenixing in order to protect those who are negatively affected by such fraudulent behaviour.
2. The new director ID regime will also offer benefits beyond combating illegal phoenixing. For instance, simpler more effective tracking of directors and their corporate history will reduce time and cost for administrators and liquidators, thereby improving the efficiency of the insolvency process. In addition, the new regime will improve data integrity and security.
3. The director ID will require all directors to establish their identity with the Registrar and it will be a unique identifier for each individual who consents to being appointed a director. The individual will keep that unique identifier permanently, even if they cease to be a director. An individual’s director ID will not be re-issued to someone else and generally only one director ID will be issued to an individual.
4. The director ID will provide traceability of a director’s relationships across companies, enabling better tracking of directors and preventing the use of fictitious identities. This will assist regulators and external administrators to investigate a director’s involvement in what may be repeated unlawful activity including illegal phoenix activity.
5. The Digital Transformation Agency (DTA) digital service standards provides that government agencies are required to test systems from end to end in an environment that replicates the live environment prior to a system/service becoming available to the public in order to identify and resolve any issues.
6. To this end the Registrar will conduct testing of the director ID system in the live environment to ensure the new platform delivers a robust, reliable and consistent user experience. During this testing period the director ID application system will not be available publicly and a controlled number of existing directors will be invited by the Registrar to participate in testing the director ID application system.
7. For the purpose of this instrument the testing period will:
   1. begin on the commencement of the director ID provision in the Act, and
   2. end 31 October 2021.
8. To conduct the end to end testing of director ID in a live environment it is essential that the director ID provisions in the Acthave commenced in order for the Registrar to have legislative basis to process applications and issue a valid director ID to those participating.
9. However, the commencement of the director ID provisions in the Actstarts the timeframe for when existing directors or newly appointed directors must have a director ID. These timeframes are:
   1. ***Transitional period for existing directors:*** for individuals who are a director prior to commencement of the director ID provisions (existing directors) – within the period the Minister specifies by legislative instrument (transitional application period) under subsection 1653(3) of the Act; and
   2. ***Transitional period for new directors*** for individuals who are not a director prior to commencement of the director ID provisions but are appointed as a director after commencement (new directors) – within 28 days of being appointed a director for the first 12 months after the legislation commences.
   3. ***After the transitional period:*** all individuals must have a director ID prior to their appointment as a director or such later period as may be allowed under the regulations or the Registrar.
10. In order to ensure that new directors are not disadvantaged or exposed to the offence provision (for not having a director ID within the required timeframe) during the testing period the Registrar will extend the time in which these individuals are required to have a director ID.
11. Specifically, this instrument provides that new directors appointed in testing period have until 30 November 2022 to obtain a director ID.
12. Subsection 1272E(2) of the Actallows the Registrar to specify a longer time period to apply for a director ID number for a class of person by legislative instrument.

**Compliance Cost Impact**

1. Compliance cost impact: Low – There will be minor regulatory impacts OBPR ID XXXXX. The legislative instrument sets out the application period for a director ID.

## Consultation

1. Pre consultation
   * + 1. Subsection 17(1) of the *Legislation Act 2003* requires, before the making of a determination, that the Registrar is satisfied that appropriate and reasonably practicable consultation has been undertaken.
       2. As part of the consultation process, you are invited to comment on the draft determination and its accompanying draft explanatory statement.

Please forward your comments to the contact officer by the due date.

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| **Due date:** | 16 April 2021 |
| **Contact officer:** | Matthew Sedgwick |
| **E-mail address:** | [regmod@treasury.gov.au](mailto:regmod@treasury.gov.au) |

### *Legislative references*

*Acts Interpretation Act 1901*

*Administrative Appeals Tribunal Act 1975*

*Corporations Act 2001*

*Human Rights (Parliamentary Scrutiny) Act 2011*

*Legislation Act 2003*

### Statement of compatibility with Human Rights

### Prepared in accordance with Part 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011.*

**Corporations (Transitional) Director Identification Number Extended Application Period 2021**

This Legislative Instrument is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011.*

## Overview of the Legislative Instrument

This disallowable legislative instrument provides additional time for new directors to apply for a director ID during the testing period. The Registrar will conduct testing of the director ID application system in the live environment in compliance with DTA digital service standards to ensure it delivers a robust, reliable and consistent user experience. For new directors appointed during this testing period this instrument extends the application period to ensure that new directors are not disadvantaged or exposed to the offence provision.

## Human rights implications

This Legislative Instrument does not engage any of the applicable rights or freedoms. The purpose of this instrument is to provide additional time for which new directors appointed during the testing period are required have a director ID. This will not engage any of the applicable rights or freedoms.

**Conclusion**

This Legislative Instrument is compatible with human rights as it does not raise any human rights issues.