



Australia's Foreign Relations (State and Territory Arrangements) Act 2020

No. 116, 2020

I certify that this is
a true copy of the
current version of
Australia's Foreign Relations
(State & Territory Arrangements) Act 2020.

111

MEREDITH LEIGH
FIRST PARLIAMENTARY
COUNSEL
23/8/24

Schedule 1 Transitional requirements relating to pre-existing foreign arrangements

Division 3 Consequences for failing to notify the Minister about pre-existing foreign arrangements that are core foreign arrangements

Clause 6

- (5) The core foreign entity must not, from the time it is notified under subclause (3) that this clause applies to the arrangement:
- (a) give effect to the arrangement in Australia; or
 - (b) hold out in Australia, or conduct itself in Australia on the basis, that:
 - (i) it can give effect to the arrangement; or
 - (ii) the arrangement is in operation.
- (6) This clause does not apply to an exempt arrangement

I HEREBY CERTIFY that this Bill originated in the House of Representatives and has been finally passed by the Senate and the House of Representatives.

Clareesa Swales
Clerk of the House of Representatives

IN THE NAME OF HER MAJESTY, I assent to this Act.


Governor-General
10 December 2020

I certify that this is a true copy of the assent record of Australia's Foreign Relations

(119/20) (State & Territory Arrangements) Act 2020

ML
MEREDITH LEIGH
FIRST PARLIAMENTARY
COUNSEL
23/8/24