

MARSH



MARSH MERCER KROLL
GUY CARPENTER OLIVER WYMAN

Wayne Vergano
Chief Financial Officer - Pacific

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30 January 2009

Attention: Commissioner of State Revenue
Queensland Office of State Revenue
GPO Box 2593
Brisbane
Queensland 4001

Email: clientcontactcentre@osr.treasury.qld.gov.au
Fax: 07 3836 0903

Dear Commissioner

Stamp Duty refund/reassessment application for all clients on behalf of whom Marsh paid stamp duty to the Queensland Office of State Revenue.

It has come to our attention that the NSW Supreme Court recently held in the case of *Qantas Airways Ltd v Chief Commissioner of State Revenue* [2008] NSWSC 1049 (Qantas case) that stamp duty was not payable under the *Duties Act 1997 (NSW)* on insurance premiums paid to insurers not registered as general insurers under the *Insurance Act 1973 (Cth)*.

It is our understanding that the reasoning in the Qantas case should also apply to stamp duty paid on general insurance to your office and therefore, our clients are entitled to a refund of stamp duty paid on insurance policies **during the past five years prior to today's date** (the Relevant Period) that are placed with offshore insurers.

We are registered under the Duties Act 2001 (Qld) as a self-assessor. Our client ID number is [REDACTED]

We will make every effort to pass on any refund received by us from you to the relevant clients. We have informed them of the Qantas Case and of our intention to send this letter and will keep them informed of developments. We are happy to discuss with you the arrangements we will make in that regard.

We attach a spreadsheet setting out the names of clients and the amounts we identified have been paid by these clients. In addition we ask that you make an in-principle decision to issue refunds/assessments/reassessments for stamp duty paid by us on behalf of our clients

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in the period from 1 March 2002 to 30 January 2004 on general insurance policies placed with off-shore insurers or insurers not registered as general insurers under the *Insurance Act 1973 (Cth)* as defined in the *Duties Act 2001 (Qld)*. We can provide the relevant details of the clients and the duty paid at this stage if you so wish.

By this letter and its attachments, we hereby seek to:

1. reserve all our rights, and all rights our affected clients and former clients may have individually or collectively, to seek a refund of insurance duty as a consequence of the Qantas case, whether such rights exist at law or under statute;
2. obtain the acknowledgement of the Commissioner that such rights will not be prejudiced by the failure of our clients or former clients to take legal, administrative or other action prior to the final outcome of the Qantas case which has been appealed by the NSW Chief Commissioner of State Revenue;
3. apply for a refund/assessment/reassessment of stamp duty paid by us on behalf of our clients and former clients during the Relevant Period on general insurance policies placed with off-shore insurers or insurers not registered as general insurers under the *Insurance Act 1973 (Cth)* as defined in the *Duties Act 2001 (Qld)*.

We would be most grateful if you could acknowledge receipt of this request and await your earliest advices regarding the acknowledgements sought in this letter. Please contact the writer should you require any additional information.

Yours sincerely,

A handwritten signature in black ink, appearing to read "Wayne Vergano".

Wayne Vergano
Finance Director