

Briefing

Travel exemption for Royal Australian Air Force (No 2)

Date due to MO:	23 June 2021	Action required by:	25 June 2021
Security level:	IN CONFIDENCE	Health Report number:	20211397
То:	Hon Chris Hipkins, Ministe	r for COVID-19 Response	
Copy to:	Hon Michael Wood, Minis	ter of Transport	5

Contact for telephone discussion

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Name	Position	Telephone			
Dr Ashley Bloomfield	Director-General of Health	s 9(2)(a)			
	Te Tumu Whakarae mō te Hauora				
Maree Roberts	Deputy Director-General, System Stra and Policy	ategy s 9(2)(a)			

Minister's office to complete:

□ Approved	□ Decline	□ Noted
Needs change	□ Seen	\Box Overtaken by events
See Minister's Notes	□ Withdrawn	

Comment:

Travel exemption for Royal Australian Air Force (No 2)

 Security level:
 IN CONFIDENCE
 Date:
 23 June 2021

 To:
 Hon Chris Hipkins, Minister for COVID-19 Response

Purpose of report

- 1. This briefing recommends that you grant an exemption from the managed isolation and quarantine (MIQ) requirements in the COVID-19 Public Health Response (Air Border) Order (No 2) 2020 (the Air Border Order), to allow the Royal Australian Air Force (RAAF) to travel to New Zealand quarantine-free on Wednesday 30 June 2021.
- 2. The purpose of travel is to commemorate the 20th anniversary of Headquarters Joint Forces New Zealand (HQ JFNZ) and for talks between Australian Defence Force (ADF) and New Zealand Defence Force (NZDF) officials.
- 3. This report discloses all relevant information and implications.

Summary

- 4. Trans-Tasman two-way quarantine-free travel (TT-QFT) commenced at 11:59pm on 18 April 2021, as confirmed by Cabinet on 6 April 2021 [CAB-21-MIN-0101]. To facilitate TT-QFT, the Air Border Order specifies countries from which people may travel quarantinefree (QFT places), the airlines that can operate quarantine-free flights (QFT carriers) and the airports at which these flights may land (QFT ports).
- 5. The RAAF wish to fly a defence force aircraft from RAAF base Fairbairn, Canberra, ACT to Air Movements Rongotai Airport in Wellington on Wednesday 30 June 2021 and will depart on the same day. The visit is to commemorate the 20th anniversary of HQ JFNZ and for talks between ADF and NZDF officials. However, as the proposed flight does not meet the definition of QFT flight in the Air Border Order, the 14 crew and passengers on the flight will be required to meet the obligations in the Air Border Order for allocation of a place in a managed isolation or quarantine facility (MIQF) and entry into a MIQF on arrival in New Zealand. The Australian High Commission has requested an exemption from the MIQ requirements.
- 6. Officials have assessed the exemption request from a public health perspective and conclude that the risk of transmission of COVID-19 posed by granting the exemption is low. The passengers and crew on the flight will be required to meet conditions aligned with the TT-QFT eligibility requirements, for example, being in Australia for at least 14 days and being symptom-free, prior to travelling to New Zealand.
- 7. I recommend that you exempt the crew and passengers travelling on the RAAF flight from the MIQ requirements in the Air Border Order so that they can travel to New Zealand for the commemoration and talks between officials.

Recommendations

We	recommend you:	
a)	Note that two-way trans-Tasman quarantine-free travel (QFT) with Australia commenced at 11:59pm on 18 April 2021.	Noted
b)	Note that the COVID-19 Public Health Response (Air Border) Order (No 2) 2020 (Air Border Order) specifies the places, airlines and airports that are authorised to participate in QFT with Australia.	Noted
c)	Note that a Royal Australian Air Force (RAAF) aircraft wishes to travel to Air Movements Rongotai Airport in Wellington with 14 crew and passengers on Wednesday 30 June 2021 and will depart of the same day.	Noted
d)	Note that the proposed flight does not meet the definition of QFT flight in the Air Border Order and the passengers and crew on the flight cannot travel quarantine-free to New Zealand unless they are granted an exemption.	Noted
e)	Note that clause 26 of the Air Border Order authorises you to exempt any person or class of persons from the requirement to comply with any provision of the Order.	Noted
f)	Note that I consider that an exemption for the crew and passengers on the RAAF flight, with appropriate conditions, presents a low risk of transmission of COVID-19 in the community and I recommend that an exemption be granted.	Noted
g)	Agree to grant an exemption, with the conditions set out in the attached notice, from the specified provisions of clause 8 of the Air Border Order for the crew and passengers arriving on RAAF aircraft, call sign ASY310, at Air Movements Rongotai Airport in Wellington at or around 12:20pm on Wednesday 30 June 2021.	Yes
h)	Sign the attached notice giving effect to the proposed exemption.	Yes No
i)	Note that, if you agree to the exemption, it will come into force at 11.59pm on Tuesday 29 June 2021.	Noted

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Dr Ashley Bloomfield Director-General of Health Te Tumu Whakarae mō te Hauora

Hon Chris Hipkins Minister for COVID-19 Response

Date: 23/06/2021

Date: 22/06/2021

Travel exemption for Royal Australian Air Force (No 2)

Background and context

- 8. Trans-Tasman Quarantine Free Travel (TT-QFT) commenced at 11:59pm on 18 April 2021, as confirmed by Cabinet on 6 April 2021 [CAB-21-MIN-0101]. To facilitate TT-QFT, the Air Border Order specifies the places, airlines and airports that are authorised to participate in QFT. The current airlines designated for TT-QFT are Air New Zealand, Qantas, Jetstar and Air Chathams.
- 9. This is the second request the Ministry has received from the RAAF requesting an exemption from provisions in the Air Border Order. As there are more expected to come, we will number the request in the title of each health report for ease of reference.
- 10. The Royal Australian Air Force (RAAF) wish to fly a defence force aircraft from RAAF base Fairbairn, Canberra, ACT to Air Movements Rongotai Airport in Wellington on Wednesday 30 June 2021 and will depart on the same day. The visit is to commemorate the 20th anniversary of HQ JFNZ and for talks between ADF and NZDF officials. However, as the RAAF is not a QFT carrier and Air Movements Rongotai Airport is not a QFT port, the proposed flight does not meet the definition of QFT flight under the Air Border Order. This means that, subject to any exemptions that apply, or are made, the 14 passengers and crew on the flight will be required to meet the obligations in the Air Border Order for allocation of a place and entry into a MIQF on arrival in New Zealand.
- 11. The Australian High Commission has requested an exemption from the MIQ requirements for 14 defence force personnel (crew and passengers) traveling on the aircraft, call sign ASY310, arriving at Air Movements Rongotai Airport in Wellington at or around 12:20pm on Wednesday 30 June 2021.

Statutory power to grant an exemption

- 12. The Air Border Order provides that you may grant an exemption from the provisions of the Order only if you are satisfied that:
 - a. the exemption is necessary or desirable in order to promote the purposes of the COVID-19 Public Health Response Act 2020 (the Act) or the Air Border Order; and
 - b. the extent of the exemption is not broader than is reasonably necessary to address the matters giving rise to the exemption.¹
- 13. When deciding whether to grant an exemption and what (if any) conditions to impose on the exemption, you must take into account my advice on the public health implications.²

¹ Clause 26(1)

² Clauses 26(2) and (3)

The proposed exemption promotes the purposes of the Act and the Air Border Order

- 14. The purpose of the Act is to support a public health response to COVID-19 that:
 - a. prevents, and limits the risk of, the outbreak or spread of COVID-19 (taking into account the infectious nature and potential for asymptomatic transmission of COVID-19)
 - b. avoids, mitigates, or remedies the actual or potential adverse effects of the COVID-19 outbreak (whether direct or indirect);
 - c. is co-ordinated, orderly, and proportionate;
 - d. allows social, economic, and other factors to be taken into account where it is relevant to do so;
 - e. is economically sustainable and allows for the recovery of MIQF costs; and
 - f. has enforceable measures, in addition to the relevant voluntary measures and public health and other guidance that also support that response.
- 15. The purpose of the Air Border Order, is "to prevent, and limit the risk of, the outbreak or spread of COVID-19 by imposing certain requirements on persons arriving in New Zealand by air (including medical examination and testing for COVID-19, and commencement of isolation and quarantining, as soon as is reasonably practicable after arriving in New Zealand)."

Preventing and limiting the Spread of COVID-19 and the adverse effects of an outbreak

- 16. A public health risk assessment has been undertaken to evaluate whether exempting the RAAF crew and passengers will lead to an unacceptable risk of transmission of COVID-19.
- 17. Despite recent outbreaks of COVID-19 in Victoria and New South Wales, Australia is considered a low-risk country and, as of the date of this briefing Australian Capital Territory is not experiencing community transmission. There is no QFT pause in place for travel from ACT to New Zealand.
- 18. The RAAF has confirmed in advance that the flight will travel direct from RAAF base Fairbairn, Canberra, ACT to Air Movements Rongotai Airport in Wellington. No crew and passengers will have travelled outside Australia in the 14 days prior to travel, or been in Victoria since the pause in travel from Victoria or in any locations of interest in Victoria, New South Wales, or Queensland, or any other locations of interest identified in Australia in the 14 days prior to their departure.
- 19. Appropriate personal protection equipment (PPE) will be used on the flight. On arrival at Air Movements Rongotai Airport in Wellington, health screening will be undertaken by New Zealand Defence Force medical personnel, including reviewing health declarations, temperature checking at least 20 percent of the arriving personnel, and secondary health assessments as required.
- 20. The main COVID-19 exposure risk from travel between Australia and New Zealand is if there is exposure to new arrivals from other countries that may be infectious with COVID-19, either at the border or within a MIQF, or through undetected community transmission.

21. As the aircraft travelling to New Zealand is not a commercial flight, is using different terminals in Australia and New Zealand than that used by new arrivals from non-QFT destinations, and no one travelling on the flight will have been outside Australia in the past 14 days, I consider that the chances that the crew and passengers may be exposed to COVID-19 is low. Any residual risk can be managed by imposing conditions on the exemption, based on the eligibility requirements for TT-QFT passengers that would apply if the flight were a QFT flight. The conditions that we propose be applied in this case are set out below.

Conditions of the exemption

- 22. I recommend that you impose conditions that the RAAF personnel:
 - a. have not been in a country other than New Zealand or Australia in the past 14 days
 - b. have not been to any COVID-19 places of interest or hot-spots in relation to any current community cases in the last 14 days
 - c. have not had a positive result from a COVID-19 test during the past 14 days, or if they have had a positive result, have a certificate from a medical practitioner verifying that the infection is historical, and the person is no longer infectious with COVID-19
 - d. are not awaiting the results of a test for COVID-19 that they have undergone during the last 14 days
 - e. have not been identified as a close or casual contact of any COVID-19 cases
 - f. are not experiencing symptoms of COVID-19 at the time of departure.

Taking into account social and economic factors 4

23. This exemption allows the RNZAF and the RAAF the opportunity to continue working together as defence partners supporting economic security in the Pacific region.

Other purposes under the COVID-19 Act

24. The exemption is proposed on a basis that is proportionate, based on the risk profile of the RAAF crew and passengers. The proposal includes enforceable measures, in that the RAAF personnel may be subject to mandatory isolation or quarantine under section 70 of the Health Act 1956.

The exemption is not broader than reasonably necessary

25. The proposed exemption only applies to the RAAF crew and passengers traveling in the specified aircraft and is no broader than necessary to facilitate travel for the commemoration and talks between officials.

We conclude the exemption is justified

26. On balance, considering the low-risk of spread of COVID-19 or adverse effects from exempting the RAAF crew and passengers, and the diplomatic benefits of the visit, I consider that the exemption is justified.

New Zealand Bill of Rights Act

27. The exemption discretion must be exercised consistently with the New Zealand Bill of Rights Act 1990 (NZBORA).

28. Our assessment is that the exemption lessens the restrictions on freedom of movement that would otherwise be imposed by the Air Border Order. Correspondingly, the conditions that are proposed for the exemptions are reasonable, in that they mirror the obligations imposed on other travellers to New Zealand under the TT-QFT scheme on commercial aircraft, which we have assessed are a justified limitation on the rights and freedoms affirmed under the NZBORA.

Proposed actions

29. A notice to give effect to the exemption is attached to this briefing for your signature. We invite you to sign the exemption notice before 4:00pm on Friday 25 June 2021, so that the notice can be published in the *New Zealand Gazette* within its processing timeframes. The exemption will come into force at 11.59pm on Tuesday 29 June 2021.

Equity

30. The exemption has no material equity impacts.

OAC

Next steps

- 31. If you agree to sign the notice, the Ministry of Foreign Affairs and Trade will advise the Australian High Commission in Wellington in writing that the exemption has been granted and the Ministry will publish the notice in the *New Zealand Gazette* and on the *Unite Against COVID*-19 website.
- 32. As the exemption is not in relation to a QFT flight, the requirements for Ministerial consultation on exemptions in the Air Border Order do not apply³.

ENDS.

³ Clause 26(3A).

Appendix 1: Exemption of persons from clause 8(2A), (2B) and (3) to (4) of the COVID-19 Public Health Response (Air Border) Order (No 2) 2020

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Exemption of persons from clause 8(2A), (2B) and (3) to (4) of the COVID-19 Public Health Response (Air Border) Order (No 2) 2020

 Pursuant to clause 26 of the COVID-19 Public Health Response (Air Border) Order (No 2) 2020 (the Order), I, Hon Chris Hipkins, Minister for COVID-19 Response, having taken into account the advice of the Director-General of Health, declare that the following persons are exempt from clause 8(2A), (2B) and (3) to (4) of the Order:

Passengers and aircrew arriving in New Zealand on aircraft ASY310 on Wednesday 30 June 2021 who:

- i. are not already subject to an exemption from clause 8 of the Order, pursuant to clause 11; and
- ii. have not been in any country other than New Zealand or Australia in the 14 days immediately prior to their departure for New Zealand (**the relevant 14-day period**); and
- iii. have not been to any area in Australia which is identified by an Australian public health authority as a COVID-19 outbreak location, during the relevant 14-day period; and
- iv. have either:
 - (a) not had a positive result from a test for COVID-19 during the relevant 14-day period; or
 - (b) had a positive result from a test for COVID-19 during the relevant 14-day period and they have a certificate from a medical practitioner verifying that the medical practitioner is of the opinion that this is an historical infection and the person is no longer infectious with COVID-19; and
 - are not awaiting the results of a test for COVID-19 that they have undergone during the relevant 14-day period; and
- vi. are not subject to a relevant direction or advice from a suitably qualified health practitioner or official of an Australian public health authority to undergo a test for COVID-19 or isolate from others; and
- vii. do not have any of the following symptoms:

- (a) a new or worsening cough;
- (b) a sore throat;
- (c) shortness of breath;
- (d) a runny nose;
- (e) a loss of sense of smell;
- (f) a fever; or

a suitably qualified health practitioner has certified, on the basis of the symptoms the person is experiencing, that the person should not be required to isolate or quarantine; and

- 2. For the purposes of this instrument:
 - i. **medical practitioner** means a person who is registered or licensed in Australia as a health professional equivalent to a medical practitioner
 - ii. **official of an Australian public health authority** includes a person who is engaged by an Australian public health authority
 - iii. relevant direction or advice
 - (a) means a direction under an Australian law; and
 - (b) includes a direction or advice from a suitably qualified health practitioner, or an official of an Australian public health authority
 - iv. **suitably qualified health practitioner** means a person who is registered or licensed in Australia as a health professional equivalent to a suitably qualified health practitioner

3. The exemption will begin at 11.59 on Tuesday 29 June 2021.

Dated at Wellington this 23rd day of June 2021

Hon Chris Hipkins Minister for COVID-19 Response