This DAMP has been developed to meet the requirements of
Civil Aviation Safety Regulations 1998 (CASR) Part 99B

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### DAMP AMENDMENT RECORD

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<th>Date</th>
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GLOSSARY

AOD……………………………….Alcohol and other drugs
CASA………………………….. Civil Aviation Safety Authority
CASR Part 99B…………………Part 99B of the Civil Aviation Safety Regulations 1998
DAMP…………………………...Drug and Alcohol Management Plan
HIAPL……………………………..Hobart International Airport Pty Ltd
MRO……………………………… Medical Review Officer
SSAA…………………………….Safety-sensitive aviation activity

PART 99 DEFINITIONS

Part 99 of the Civil Aviation Safety Regulations 1998 contains legal definitions for certain terms used in Part 99. These definitions are reproduced in Attachment A of this document.
1 GENERAL

1.1 INTRODUCTION

HIAPL have developed this Drug and Alcohol Management Plan (DAMP), covering employees who perform, or are available to perform, a ‘safety-sensitive aviation activity’ (SSAA), to ensure the safety of Hobart airport and its users.

The aim of a DAMP is to minimise the risk of accident, incident or injury in the workplace due to the consumption of alcohol and other drugs (AOD).

This document sets out how HIAPL implements its DAMP. It is an important document that all employees should be familiar with.

Note: SSAA is defined in section 33 (1) of the Civil Aviation Act 1988 as ‘activities that impact directly or indirectly on the safety of civil air operations in Australian territory; or the operation of Australian aircraft outside Australian territory’.

The specific categories of HIAPL employees to which this DAMP applies are set out in section 1.5 – ‘Application’ – below.

1.2 HIAPL DRUG AND ALCOHOL POLICY

Hobart International Airport Pty Ltd is committed to ensuring staff are provided with a safe, productive and supportive work environment. Excessive use of Drugs and Alcohol in the workplace may increase the likelihood of incident and have a negative effect on health, safety and productivity.

HIAPL will work to reduce the risk of accident, incident and injury at Hobart Airport arising from the consumption of drugs and alcohol by:

- Prohibiting the use of illicit drugs
- Prohibiting the consumption of alcohol whilst on the job
- Providing workers with drug and alcohol education
- Providing support to workers with issues relating to drugs and alcohol
1.3 DISCIPLINARY ACTION
HIAPL will investigate each individual DAMP infringement and determine the appropriate course of action based on the facts provided for each case.

1.4 KEY CONTACTS

1.4.1 DAMP contact officer
HIAPL has appointed the following DAMP contact officer. The DAMP Contact Officer is the primary contact for liaising with CASA in relation to the responsibilities of HIAPL under CASR Part 99B:

Operations Coordinator

Ph: (03) 6216 1600
Email: operations@hiapl.com.au
Address: Box 1 Strachan St, Cambridge, Tasmania 7170

1.4.2 DAMP supervisor
HIAPL Staff members who are selected to perform the role of DAMP Supervisors will be selected based on the following:
- If they interact with SSAA employees on the day of work, prior to their works proceeding
- If they interact with SSAA employees whilst they are performing their works.

HIAPL has appointed the following key personnel as DAMP supervisor(s).

Wade Irvine - Operations Coordinator

DAMP supervisor(s) have had relevant training to form an opinion as to whether a person may be adversely affected by a testable drug or under the influence of alcohol. Section 2 details the training requirements for DAMP Supervisors.

1.4.3 DAMP Medical Review Officer
HIAPL has not appointed a particular individual as its Medical Review Officer.

In the event that a MRO is required at any time HIAPL will contact the below person to organise the appropriate resourcing:

Dr Marcus Hirschfield
Aviation and Occupational Medicine
Designated Aviation Medical Examiner
Tel 0432 613 613
1.5 APPLICATION

The purpose of this DAMP is to detail HIAPLs processes for managing drugs and alcohol in the workplace. The plan outlines the process for drug and alcohol testing, dealing with positive test results, support and rehabilitation and drug and alcohol awareness training.

1.6 WHO IS COVERED BY THIS DAMP?

This DAMP applies to all HIAPL employees who perform, or are available to perform, a SSAA. These employees include:

- Individuals employed directly by HIAPL
- Contractors engaged by HIAPL
- Subcontractors engaged by contractors of HIAPL
- Individuals employed by those contractors and subcontractors
- Volunteers of HIAPL
- Visitors of HIAPL

In this DAMP, the individuals listed above are all referred to as ‘SSAA employees’ even though they may not be directly employed by HIAPL.

1.7 DAMP CONTENT

This DAMP comprises three key elements:

- Drug and alcohol education program (see further section 2).
- Drug and alcohol testing program (see further section 3).
- Drug and alcohol response program (see further section 4).

1.8 RESPONSIBILITIES UNDER THIS DAMP

1.8.1 Responsibilities of HIAPL

HIAPL will:

- make this DAMP available to each SSAA employee before they begin to perform, or become available to perform, a SSAA
- provide periodic reports to CASA about its administration of this DAMP or its dealings with its SSAA employees who have been subject to AOD testing
- not permit a SSAA employee to perform, or be available to perform, a SSAA in any of the following circumstances:
1. If a DAMP supervisor has reasonable grounds to believe that the employee may be adversely affected by AOD.

2. If HIAPL determine that a drug and alcohol test is required after an accident or serious incident has occurred which involved the employee, while he or she is performing or available to perform a SSAA, and either:
   a. for the period that suitable test conditions exist for conducting AOD tests on the employee – a test has not been conducted; or
   b. if tests have been conducted – HIAPL has not been notified of the test results.

3. If a SSAA employee has been required to cease performing, or being available to perform, his or her SSAA duties because of an incident related to AOD – to not permit that SSAA employee to again perform or be available to perform SSAA until all mandatory pre-conditions have been met.

1.8.2 Responsibilities of SSAA employees of HIAPL

SSAA employees of HIAPL:

- must not perform, or be available to perform, a SSAA if adversely affected by AOD
- are subject to AOD testing under this DAMP while performing, or being available to perform, a SSAA for HIAPL
- will be required to provide a body sample if they are to be tested for AOD by HIAPL or by CASA for the purposes of conducting such tests
- must immediately cease performing, or being available to perform, a SSAA if he or she:
  - returns a positive result for an AOD test
  - fails to comply with a request by an approved tester to provide a body sample for CASA AOD testing
  - fails to comply with a request to provide a body sample for HIAPL AOD testing under this DAMP; or
  - interferes with a body sample they provide for AOD testing by CASA or HIAPL.

- if required to cease performing, or being available to perform, SSAAs because of an incident related to AOD use – must not again perform or be available to perform SSAA until all mandatory pre-conditions have been met; and
- are encouraged to disclose to HIAPL if they have consumed a level of alcohol, or have taken any drug, that may adversely affect their ability to carry out a SSAA.

1.8.3 Responsibilities of DAMP supervisors

DAMP supervisors have been trained on how to form an opinion as to whether an organisation’s employee may be adversely affected by AOD and are authorised by HIAPL to form such an opinion in appropriate cases.
2  DRUG AND ALCOHOL EDUCATION PROGRAM

2.1 OVERVIEW

HIAPl will ensure that all SSAA employees and DAMP supervisors complete HIAPl’s drug and alcohol education program when they first join the organisation and before they perform, or are available to perform, a SSAA.

Where required, HIAPl will provide refresher drug and alcohol education to SSAA employees at an interval of no longer than 30 months since completion of the previous drug and alcohol education program.

2.2 COMPONENTS OF THE EDUCATION PROGRAM

HIAPl’s drug and alcohol education program contains the following components:

- For SSAA employees — awareness of:
  - the organisation’s policy on AOD use
  - AOD testing in the workplace
  - support and assistance services for people who engage in problematic AOD use
  - information about the potential risks to aviation safety from problematic AOD use.

- Additionally for DAMP supervisors – education and training to identify and manage employees who engage in problematic AOD use.

2.3 HIAPL DRUG AND ALCOHOL EDUCATION PROGRAM

2.3.1 Forms of Education

This DAMP will consist of three forms of education. These are:

1. DAMP Awareness Training
   DAMP Awareness training is provided as part of the HIAPl Contractor induction. Any person working for HIAPl must complete this induction prior to beginning work.

2. Full DAMP Education
   Full DAMP education will be provided to all people working for HIAPl who classify as a regular SSAA Employee.

3. DAMP Supervisor Education
   DAMP Supervisor education will be provided to all HIAPl staff that perform the role of DAMP Supervisor.

2.3.2 Who will be Educated?

Any person who is classified as a Regular SSAA employee will be required to undertake the full DAMP Education provided by CASA Aviation Worx.
DAMP Awareness will be provided to all people working for HIAPL, including:
- Individuals employed directly by HIAPL
- Contractors engaged by HIAPL
- Subcontractors engaged by contractors of HIAPL
- Individuals employed by those contractors and subcontractors
- Volunteers of HIAPL.

Any person selected by HIAPL to perform the role of DAMP Supervisor will be provided with specific DAMP Supervisor training available on the CASA Aviation Worx website.

### 2.3.3 How will Education be provided?

**DAMP Awareness Training**

**Full DAMP Education**
Full DAMP Education will be provided to Regular SSAA Employees through the CASA Aviation Worx website. Regular SSAA Employees will be required to complete the ‘AOD – Managing the Risk’ training course available on the website [https://lms.casa.gov.au/users/index.aspx](https://lms.casa.gov.au/users/index.aspx).

**DAMP Supervisors**

### 2.3.4 Education Records

**DAMP Awareness Records**
As the DAMP Awareness is part of the HIAPL Contractor Induction, the HIAPL Induction register will be used to maintain a record of those who have completed this training.

**Full DAMP Education**
Those who complete the DAMP education online will be provided with a certificate. A copy of the certificate shall be provided to HIAPL and will be stored on the HIAPL server. Records of those who have completed the full DAMP Education will be kept on an excel spreadsheet on the HIAPL server.

**DAMP Supervisors**
Records of those who have completed the ‘AOD-DAMP Supervisor’ training will be managed via an excel spreadsheet saved on the HIAPL server. All persons who complete the AOD-DAMP Supervisor training will be required to provide HIAPL with a copy of their certificate of completion which will be filed on the HIAPL server.
3 DRUG AND ALCOHOL TESTING PROGRAM

3.1 TESTABLE SUBSTANCES

Tests will be conducted for the following substances:

1. Alcohol
2. Opiates
3. Cannabinoids
4. Cocaine
5. Amphetamines

3.2 HOW WILL TESTING BE CONDUCTED?

AOD testing under this DAMP will be conducted as follows:

- breath testing for alcohol — using a device that meets either of the following standards:
  - Standard AS 3547, breath alcohol testing devices for personal use
  - Standard NMI R 126, Pattern Approval Specifications for Evidential Breath Analysers

- for urine testing for drugs — in accordance with standard AS/NZS 4308— ‘Procedures for specimen collection and the detection and quantitation of drugs of abuse in urine’.

All testing will be performed in line with the requirements set out in CASR Part 99B

3.3 WHEN WILL TESTING BE CONDUCTED?

AOD testing of all SSAA employees under this DAMP will be conducted in the four following circumstances.

3.3.1 When first joining HIAPL

An employee will be AOD tested when they first join HIAPL, if they will be working as a ‘regular SSAA employee’ (see Attachment A for definition), or when the role of an existing employee is to change to that of a ‘regular SSAA employee’, unless:

- the employee has been AOD tested less than 90 days before the employee is required to begin performing or being available to perform a SSAA; and
- the test results were not positive.

3.3.2 After an accident or serious incident

A SSAA employee may be tested after an ‘accident’ or ‘serious incident’ that occurs whilst they are performing, or available to perform, a SSAA, provided that ‘suitable test conditions’ exist and HIAPL determine that there is reasonable cause that a test is required.
Suitable test conditions exist where, after an accident or serious incident, testing can be conducted:

- within 32 hours of the accident or incident for drug testing
- within 8 hours of the accident or incident for alcohol testing; and
- it is practicable to conduct a test.

3.3.3 DAMP supervisor — reasonable grounds

A SSAA employee will be tested if a DAMP supervisor has ‘reasonable grounds’ to believe the SSAA employee may be adversely affected by AOD while performing, or being available to perform, a SSAA.

3.3.4 On return to work following a suspension event

A SSAA employee will be tested if they are returning to work after a period during which that employee was not permitted to perform, or be available to perform a SSAA, because:

- the employee has recorded a positive result for a confirmatory drug test or a confirmatory alcohol test conducted under HIAPLs DAMP or as a result of CASA testing and a DAMP MRO has not determined that the result could be the result of legitimate therapeutic treatment or some other innocuous source.
- If the organisation is aware that a SSAA employee, after having been required to take a drug or alcohol test:
  - refused to take the test; or
  - interfered with the integrity of the test.

3.4 PERMITTED LEVELS

3.4.1 Alcohol

The level of alcohol is permitted is less than 0.02 grams of alcohol in 210 litres of breath.

3.4.2 Drugs

The permitted level for each testable drug is specified in the following table.

<table>
<thead>
<tr>
<th>Testable Drug</th>
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</tr>
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<tbody>
<tr>
<td>Δ9-tetrahydrocannabinol</td>
<td>10</td>
</tr>
<tr>
<td>6-Acetyl morphine</td>
<td>10</td>
</tr>
<tr>
<td>Amphetamine</td>
<td>25</td>
</tr>
<tr>
<td>Benzoylecgonine</td>
<td>25</td>
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<tr>
<td>Cocaine</td>
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<tr>
<td>Codeine</td>
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</tr>
<tr>
<td>Ecgonine methyl ester</td>
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<td>Methy lamphetamine</td>
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</tr>
<tr>
<td>Methyleneoxymethylamphetamine</td>
<td>25</td>
</tr>
<tr>
<td>Morphine</td>
<td>25</td>
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</tbody>
</table>
3.5 WHO WILL CONDUCT THE TESTING?

Where an SSAA employee is required to perform a drug and alcohol test, HIAPL will suggest the below contact for testing on behalf of HIAPL:

Diagnostic Services Pty Ltd (NATA Accreditation number 2270)
2/4 Kirksway Pl, Battery Point, TAS 7004
Ph. 03 6223 1955

3.6 REFERRAL FOR TESTING

HIAPL will provide all people who require a Drug and Alcohol test with a request form and chain of custody form to Diagnostic Services Pty Ltd (Hobart Pathology). All people performing a test at Diagnostics Services Pty Ltd under the HIAPL DAMP will need to provide the two forms upon arrival. A copy of the referral form is provided at Attachment B and Attachment C.

3.7 DRUG AND ALCOHOL TEST RESULTS

HIAPL require a copy of Drug and Alcohol test results for all Regular SSAA Employees. It is the responsibility of the person undertaking the Drug and Alcohol test or their company to provide HIAPL with a copy of the test results.

3.7.1 Consent Form
Upon performing a Drug and Alcohol Test at Diagnostics Services, the Regular SSAA Employee may sign a consent form, to consent to Diagnostic Services providing the Drug and Alcohol test results directly to HIAPL.

3.7.2 Provision of Results Directly to HIAPL
Drug and Alcohol test may be provided directly to HIAPL by the person providing the sample or their company, if they do not wish to sign the consent form.

3.8 DAMP MEDICAL REVIEW OFFICER REQUIREMENTS

HIAPL will consult a DAMP MRO in any of the following three circumstances:

1. If a drug test conducted under the DAMP returns a confirmatory drug test result for a SSAA employee of the organisation that is a positive result – to determine if the presence and level of a testable drug detected by the test could be a result of legitimate therapeutic treatment or some other innocuous source (e.g. pain relief medication containing codeine).

2. To review medical information concerning a person’s failure to give a body sample for drug or alcohol testing because of a medical condition.

3. To determine if the employee is fit to resume performing or being able to perform a SSAA.
4 DRUG AND ALCOHOL RESPONSE PROGRAM

4.1 CIRCUMSTANCES WHEN AN EMPLOYEE MUST CEASE SSAA

HIAPL will not permit a SSAA employee to perform, or be available to perform, a SSAA in any of the following circumstances:

1. Where HIAPL is aware that a positive result from an initial AOD test has been recorded and the employee has not, in respect of that test result, recorded a negative test result for a confirmatory drug test.

2. Where HIAPL is aware that:
   - a positive result for a confirmatory drug test has been recorded for the employee; and
   - a DAMP MRO has not determined that the result recorded could be because of legitimate therapeutic treatment or some other innocuous source; and
   - mandatory preconditions for return to work have not been met.

3. Where HIAPL is aware that:
   - a positive result for a confirmatory drug test has been recorded for the employee; and
   - a CASA MRO has not determined that the result recorded could be as a result of legitimate therapeutic treatment or some other innocuous source; and
   - mandatory preconditions for return to work have not been met.

4. Where HIAPL is aware that:
   - the SSAA employee subject to AOD testing has refused to take the test; or
   - the SSAA employee subject to AOD testing has interfered with the integrity of the test.

5. If a DAMP supervisor suspects the SSAA employee’s faculties may be impaired due to that person being under the influence of AOD.

6. Where HIAPL determine a drug and alcohol test is required after an accident or serious incident has occurred involving the SSAA employee while he or she is performing, or being available to perform, a SSAA and either:
   - for the period that suitable test conditions exist for conducting AOD tests on the employee — a test has not been conducted; or
   - if tests have been conducted under suitable test conditions —HIAPL has not been notified of the test results.
4.2 RETURNING TO SAFETY SENSITIVE AVIATION ACTIVITIES

Where HIAPL has not permitted a SSAA employee to perform, or be available to perform, an SSAA as a result of an AOD related suspension event, HIAPL will only permit the employee to again begin performing or being available to perform a SSAA in the following circumstances:

1. The employee has undergone a comprehensive assessment for AOD use; and

2. If the comprehensive assessment recommended that the employee commence an AOD intervention program — the employee has begun participating in the nominated program; and

3. The employee is considered fit to resume performing, or being available to perform, a SSAA by:
   
   - a DAMP MRO; and
   - the employee’s treating clinician (if any).

4. If the suspension event related to a drug test — at the time the employee was considered fit to resume performing SSAA activities, the employee receives a confirmatory drug test and records, for the test, a result that:
   
   - was not a positive result; and
   - a DAMP MRO is satisfied the test indicates the absence of testable drug use.

4.2.1 Time off to attend a nominated intervention program

HIAPL may permit a SSAA employee time to attend a nominated AOD intervention program, if:

1. a DAMP MRO has advised HIAPL that the employee should attend the program; and

2. the employee is returning to work after a period during which the employee was not permitted to perform or be available to perform a SSAA because of a positive AOD test result.
5 PRIVACY

The Privacy Act 1988 may apply to information gathered under this DAMP and information held in relation to the outcomes of AOD testing, whether conducted under the HIAPL or by CASA.

The HIAPL’s DAMP is consistent with the requirements of the Privacy Act 1988 and HIAPL information collected under the DAMP.

6 DAMP REVIEW, AUDIT AND COMPLIANCE

The HIAPL or their delegate will review this DAMP a minimum of once every five years. The review shall take into account any feedback from the HIAPL Board, HIAPL Management Team and CASA as to the effectiveness of this program.

Reviews of this program will also be conducted at the direction CASA.

To ensure the appropriate development, implementation and enforcement of HIAPL’s DAMP, CASA may audit HIAPL and require it to provide relevant documentation.

7 DAMP REPORTING AND RECORD KEEPING

HIAPL will ensure it records and supplies information in respect of:

- drug and alcohol testing
- drug and alcohol education
- drug and alcohol response
- the number of SSAA employees engaged
- details of the current DAMP contact officer

These records will be provided to CASA twice yearly (within 21 days of 1 March and 1 September each year), or as otherwise required by CASA.

Additionally, where requested to do so HIAPL will supply information about the identity of a SSAA employee to a CASA approved tester if requested.

7.1 RECORD KEEPING

HIAPL will keep all records pertaining to this DAMP, including records that are used to provide information to CASA, for a period of 5 years. This information will be kept on the HIAPL server, subject to routine backup procedures.
8 VARIATIONS

HIAPL may implement variations or amendments to this DAMP from time to time and, where relevant, will provide written notice to its employees setting out these changes.

9 ATTACHMENTS
ATTACHMENT B

Definitions

Part 99 of the Civil Aviation Safety Regulations 1998 sets out legal definitions for various terms used in that Part (see reg. 99.010). The definitions of key terms relevant to this DAMP are reproduced below.

“accident” means an occurrence that arises out of a person performing or being available to perform an applicable SSAA if either or both of the following applies:

(a) the occurrence results in the death of, or serious harm to, a person;

(b) the occurrence results in serious damage to an aircraft or property.

“aerodrome testing area” means:

(a) any surface in a certified aerodrome or a registered aerodrome over which an aircraft is able to be moved while in contact with the surface of the aerodrome, including any parking areas; and

(b) any part of the surface of a certified aerodrome or registered aerodrome:

(i) that is not covered by paragraph (a); and

(ii) that does not have a building on it; and

(iii) from which access to a surface mentioned in paragraph (a) may be had; and

(c) a building located on a certified aerodrome or registered aerodrome that is used:

(i) for maintenance of an aircraft or an aeronautical product; or

(ii) for the manufacture of aircraft or aeronautical products; or

(iii) by an air traffic service provider to control air traffic; or

(iv) by the holder of an AOC for flying training; and

(d) any part of an aircraft, aerobridge or other moveable structure in a certified aerodrome or a registered aerodrome.
"appropriately qualified alcohol and other drug professional" means a person who:

(a) materially works as a provider of clinical drug and alcohol treatment services;

and

(b) holds a bachelor degree, or postgraduate degree, in at least 1 of the following fields:

(i) health sciences;

(ii) medical science;

(iii) social sciences;

(iv) behavioural sciences.

"approved breathalyser" means a breathalyser approved by CASA under paragraph 99.130 (a) for alcohol testing.

"approved drug testing device" means a device approved by CASA under paragraph 99.130 (b) for testing for testable drugs.

"approved laboratory" means a person authorised under subregulation 99.450 (3) to conduct confirmatory drug tests for Subpart 99.C.

"approved person", in relation to an approved laboratory, means a person who is authorised under the laboratory’s National Association of Testing Authorities accreditation to declare the results of drug tests conducted by that laboratory.

"approved tester" means a person who is authorised to:

(a) take body samples for drug or alcohol tests under subregulation 99.450 (1);

and

(b) conduct initial drug tests or alcohol tests under subregulation 99.450 (2).

"CASA medical review officer" means a medical practitioner who for drug and alcohol testing under Subpart 99.C, and for Subparts 99.E and 99.H has:
(a) been appointed by CASA under subregulation 99.390 (1) for the purposes of Subpart 99.C; and

(b) training and competence in the field of interpreting drug and alcohol test results; and

(c) knowledge of substance use disorders; and

(d) knowledge of the contents of this Part.

"comprehensive assessment", in relation to a person's drug or alcohol use, means an examination of the person's physiological and psychosocial indicators carried out:

(a) by a psychiatrist; or

(b) by a medical practitioner who is a Fellow of the Australasian Chapter of Addiction Medicine; or

(c) jointly by:

   (i) a person entitled to practice as a medical practitioner under a law of a State or Territory; and

   (ii) an appropriately qualified drug and alcohol professional.

"confirmatory alcohol test" means an alcohol test given in respect of an initial alcohol test to determine the presence and level of alcohol in a body sample.

Note: See paragraph (b) of the definition of drug or alcohol test in subsection 33 (1) of the Act.

"confirmatory drug test" means a drug test given in respect of an initial drug test to determine the presence and level of a testable drug in a body sample.

Note: See paragraph (b) of the definition of drug or alcohol test in subsection 33 (1) of the Act.

"DAMP or drug and alcohol management plan" means a drug and alcohol management plan that complies, or purports to comply, with the requirements of regulation 99.045.
"DAMP contact officer" means a person appointed by the DAMP organisation to liaise with CASA in relation to the organisation’s responsibilities under this Part.

"DAMP contractor" means a person, or the employee of a person, who is:

(a) a party to an ongoing written or ongoing oral contract with a DAMP organisation; or

(b) a DAMP subcontractor to an ongoing written or ongoing oral contract with a DAMP organisation.

"DAMP medical review officer" means a medical practitioner who for drug or alcohol testing under a DAMP has:

(a) competence in the field of interpreting drug and alcohol test results; and

(b) knowledge of substance use disorders; and

(c) knowledge of the contents of this Part.

"DAMP organisation" means a person that is required to have a DAMP under subregulation 99.030 (1).

"DAMP reporting period", “for a DAMP organisation, means the period of 6 months immediately before each:

(a) 1 March; and

(b) 1 September.

"DAMP subcontractor", means a person who is a party to:

(a) an ongoing written or oral contract with a DAMP contractor within the meaning of paragraph (a) of the definition of DAMP contractor; or

(b) an ongoing written or oral contract with another DAMP subcontractor (under a previous application of this definition).
“DAMP supervisor”, in relation to a DAMP organisation, means a person who:

(a) has had relevant training to form an opinion as to whether a person may be adversely affected by a testable drug or under the influence of alcohol; and

(b) is authorised by the organisation to do so for the purposes of paragraph 99.050 (2)(c).

“donor” means a person who is asked to give, or has given, a body sample to an approved tester.

“drug and alcohol education program”, for a DAMP organisation, means a program that includes the following components:

(a) for SSAA employees--awareness of:

(i) the organisation’s policy on drug and alcohol use; and

(ii) drug and alcohol testing in the workplace; and

(iii) support and assistance services for people who engage in problematic use of drugs and alcohol; and

(iv) information about the potential risks to aviation safety from problematic use of drugs and alcohol;

(b) for DAMP supervisors--education and training to manage people who engage in problematic use of drugs or alcohol.

“drug or alcohol intervention program”, in relation to a person who has a drug or alcohol problem, means a program that includes any of the following measures for that problem:

(a) assessment;

(b) treatment, including any of the following:

(i) education;

(ii) counselling;

(iii) consultation with health care professionals;

(iv) pharmacotherapy;
(v) residential or non-residential treatment programs;

(c) monitoring and follow-up action.

"employee", in relation to a DAMP organisation, includes a DAMP contractor of the DAMP organisation.

"foreign operator" means:

(a) the holder of a foreign aircraft AOC; or

(b) the operator of an aircraft operating in Australia in accordance with a permission granted by CASA under section 26 of the Act; or

(c) the operator of an aircraft operating under a permission granted under section 27A of the Act; or

(d) the holder of a New Zealand AOC with ANZA privileges; or

(e) the operator of an aircraft that is operating in Australia in accordance with section 14 of the Air Navigation Act 1920.

"initial alcohol test" means an alcohol test to determine the presence of alcohol in a body sample.

Note: See paragraph (a) of the definition of drug or alcohol test in subsection 33 (1) of the Act.

"initial drug test" means a drug test to determine the presence of a testable drug in a body sample.

Note: See paragraph (a) of the definition of drug or alcohol test in subsection 33 (1) of the Act.

"nominated drug or alcohol intervention program", in relation to a person who has undergone a comprehensive assessment, "means a drug or alcohol intervention program considered suitable for the person by:

(a) if the person is an employee of a DAMP organisation--a DAMP medical review officer; or
“passenger,” in relation to an aircraft, means a person:

(a) who:

   (i) intends to travel on a particular flight on the aircraft that has not as yet boarded; or
   (ii) is on board the aircraft for a flight; or
   (iii) has disembarked from the aircraft following a flight; and

(b) who is not a member of the crew of the aircraft.

“passport” means an Australian passport within the meaning of the Australian Passports Act 2005, or a passport issued by the Government of a country other than Australia.

“permitted level” means:

(a) for a testable drug—a level of the drug specified in subregulation (2A) for the purposes of this paragraph; and

(b) for alcohol—a level of alcohol of less than 0.02 grams of alcohol in 210 litres of breath.

“positive result” means the following:

(a) for an initial drug test—a test result within the meaning of paragraph (a) of the definition of positive test result in subsection 33 (1) of the Act;

(b) for a confirmatory drug test—a test result within the meaning of paragraph (b) of the definition of positive test result in subsection 33 (1) of the Act;

(c) for an initial alcohol test—a test result within the meaning of paragraph (a) of the definition of positive test result in subsection 33 (1) of the Act;

(d) for a confirmatory alcohol test—a test result within the meaning of paragraph (b) of the definition of positive test result in subsection 33 (1) of the Act.
"regular SSAA employee" means a SSAA employee who is reasonably likely to perform an applicable SSAA at least 2 or more times every 90 days.

"relevant Standard" means:

(a) AS 3547, *Breath alcohol testing devices for personal use*; and

(b) NMI R 126, *Pattern Approval Specifications for Evidential Breath Analysers*; and

(c) AS 4760, *Procedures for specimen collection and the detection and quantitation of drugs in oral fluid*; and

(d) AS/NZS 4308, *Procedures for specimen collection and the detection and quantitation of drugs of abuse in urine*.

"sample identifier" means a number allocated to a body sample using the method specified in a legislative instrument made by CASA under regulation 99.150.

"screening officer" has the meaning given in the *Aviation Transport Security Act 2004*

"serious incident" means an occurrence that arises out of a person performing or being available to perform an applicable SSAA if either or both of the following applies:

(a) the occurrence gives rise to a danger of death or serious harm to a person;

(b) the occurrence gives rise to a danger of serious damage to an aircraft or property.

"SSAA" means a safety-sensitive aviation activity.

"SSAA employee", in relation to a DAMP organisation, means an employee of the DAMP organisation who performs or is available to perform an applicable SSAA.

"substantial compliance", in relation to a drug or alcohol test, has the meaning given in subregulation 99.020 (2).
"suitable test conditions" has the meaning given by subregulation (3).

(3) Suitable test conditions means conditions that exist after an accident or serious incident if:

(a) testing can be conducted within:

(i) for drug testing—32 hours after the accident or incident occurred; and

(ii) for alcohol testing—8 hours after the accident or incident occurred; and

(b) it is practicable to conduct a test.
ATTACHMENT B

HOBART PATHOLOGY REQUEST FORM

Patient Details
Title: Mr. □ Mrs. □ Ms □ Miss □
Surname: ____________________________ Given Name: ____________________________
Date of Birth: __/__/____ Gender: Male □ Female □
Address: 

Order No

Requesting Employer: Patient

Copy to Doctor:

Requesting Employer: 

Patient consent to release results to Hobart International Airport PTY LTD. Signature__________________________

Pay Cat: Bill to employer

Tests Requested: 

- Urine Drug Screen (AS 4308)
- Confirmatory GCMS if required
- Breath Alcohol test

Other tests:

Clinical Note

Fasting: YES □ hours ............ NO □

Doctor Signature NOT required

For Laboratory Use

Start Initials: 
Loc Code: Type of collect: C

I certify that the pathology specimen accompanying the request was collected from the patient above as established by direct inquiry.

Signature of person collecting specimen ________________________________

Date of Collect: __/__/____ Time of Collect: ______

__________________________

Hobart Pathology is a subsidiary of Sonic Healthcare Limited APABA N. 24 004 195 909
P.O. Box 1535, Hobart, 7001 Tasmania
Telephone: (03) 62349525 Fax (03) 62341509
### ATTACHMENT C

#### CHAIN OF CUSTODY FORM

**DRUG TESTING REQUEST (AS/NZ 4308:2008 COMPLIANT)**

<table>
<thead>
<tr>
<th>DONOR IDENTIFICATION</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Surname</td>
<td>Given Names</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DOB</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Male / Female</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TEST REQUIRED</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>AS/NZ 4308:2008 compliant urine drug screen</td>
<td>U179</td>
<td></td>
</tr>
<tr>
<td>Urine alcohol</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>GCMS confirmation sample positive for</em></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| requesting authority (contact details) |               |               |
| ACCOUNT DETAILS |               |               |
| Name              |               |               |
| Address            |               |               |
| Phone              |               |               |
| Fax                |               |               |
| payment taken at time of collection |               |               |

**MEDICATIONS**

I declare that I have taken the following prescription, non-prescription medications or other agents in the last month (Please print)

I certify that the specimen accompanying this form is my own and was provided by me to the authorized collector. I also certify that the specimen containers were sealed with tamper-evident seals in my presence and that the donor information provided on this form and on the labels is correct. I also certify to the analyst of the specimen for drugs and the release of the results to my employer / prospective employer / Doctor or their authorised representative.

Signature of donor / guardian: ___________________________ Date: ____________

<table>
<thead>
<tr>
<th>ID CHECK</th>
<th>SPECIMEN TYPE</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Photo licence No._____________________</td>
<td>Urine Colour</td>
<td>Acceptable / Unacceptable</td>
</tr>
<tr>
<td>Passport No._________________________</td>
<td>Temperature: Record temperature up to 4 minutes after collection</td>
<td></td>
</tr>
<tr>
<td>Other Photo ID (please specify)_____________________</td>
<td>Onset urine creatinine mg/dl (inset number)</td>
<td></td>
</tr>
<tr>
<td>Photo ID not sighted ________________________</td>
<td>No. of specimens (tubes) sent to laboratory ________________________</td>
<td></td>
</tr>
</tbody>
</table>

**INTEGRITY TESTING**

If sample integrity test failed (urine colour = unacceptable, temperature = not meeting, creatinine = abnormal)

Request another urine sample from donor

<table>
<thead>
<tr>
<th>Donor able to provide</th>
<th>Use a new CCC form and laboratory number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>No</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Collector Name (print)</th>
<th>Collector’s Accreditation No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collector Signature</td>
<td>Collector’s Accreditation No.</td>
</tr>
<tr>
<td>Collector Canine Code</td>
<td>Collection Date / / Time (24 hr clock)</td>
</tr>
<tr>
<td>Security Tag No.</td>
<td>attached at time of sealing (Collection Centre)</td>
</tr>
</tbody>
</table>

### CHAIN OF CUSTODY TO BE COMPLETED BY ALL LABORATORY PERSONNEL WHO SIGHT OR HANDLE THE SPECIMEN

**Record number of samples (tubes) received:**

<table>
<thead>
<tr>
<th>Security Tag No.</th>
<th>Received by (print)</th>
<th>Signature</th>
<th>Date / Time Received</th>
<th>Seal intact</th>
<th>Labels match</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>YES / NO</td>
<td></td>
<td></td>
<td>YES / NO</td>
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</tbody>
</table>

**LAB USE ONLY**

**SAMPLE SENT FOR CONFIRMATION**

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<tr>
<th>Security Tag No.</th>
<th>Received by (print)</th>
<th>Signature</th>
<th>Date / Time Received</th>
<th>Seal intact</th>
<th>Labels match</th>
</tr>
</thead>
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<tr>
<td></td>
<td>YES / NO</td>
<td></td>
<td></td>
<td>YES / NO</td>
<td>YES / NO</td>
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</table>

**CONFIRMATION TESTING**

<table>
<thead>
<tr>
<th>Security Tag No.</th>
<th>Received by (print)</th>
<th>Signature</th>
<th>Date / Time Received</th>
<th>Seal intact</th>
<th>Labels match</th>
</tr>
</thead>
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<tr>
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<td>YES / NO</td>
<td></td>
<td></td>
<td>YES / NO</td>
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</table>