

REPUBLIC OF NAURU

NAURU (RPC) CORPORATION (CANSTRUCT INTERNATIONAL PTY LTD ENGAGEMENT) REGULATIONS 2017

	SL	No.	22 0	of 20	17	

Notified: 31st October 2017

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Cabinet makes the following Regulations under sections 19(1) and 34 of the Nauru (RPC) Corporation Act 2017:

1 Citation

These Regulations may be cited as the Nauru (RPC) Corporation (Canstruct International Pty Ltd Engagement) Regulations 2017.

2 Commencement

These Regulations shall commence on the day notified in the Gazette.

3 Definition

In these Regulations:

'authorised contract' for the purposes of these Regulations refers to the contract between the Commonwealth of Australia represented by the Department of Immigration and Border Protection and Canstruct International Pty Ltd authorised by the Cabinet under section 24 of the Act on 29 October 2017 and endorsed by the Secretary for Multicultural Affairs on 30 October 2017.

4 Management and service fees

- (1) For the purposes of section 19(1) of the Act, Canstruct International Pty Ltd shall pay management and service fees for the facilitation and administration of services at the Regional Processing Centres and Settlements or in relation to protected persons.
- (2) The annual management and service fee for the duration of the authorised contract shall be twenty million Australian dollars and the first annual period commences on 1 November 2017 and continues until 31 October 2018.
- (3) The fee referred to in subregulation (2) shall be charged once only for each annual period regardless of whether there is a change in the identity of the authorised service provider.
- (4) The Corporation shall charge and recover its management and service fees as may have been or to be agreed with Canstruct International Pty Ltd.
- (5) The arrangement for the payment of the management and service fees in subregulation (4) shall be complied with by any other authorised service provider that replaces Canstruct International Pty Ltd.