



Federal Court of Australia
District Registry: Victoria
Division: General

No: VID328/2020
No: VID664/2020

ALI YASMIN
Applicant

COMMONWEALTH OF AUSTRALIA
Respondent

ORDER

JUDGE: JUSTICE MOSHINSKY

DATE OF ORDER: 12 October 2023

WHERE MADE: Melbourne

THE COURT NOTES THAT:

- A. Subject to approval of the Court, and on the basis that the applicant and group members unreservedly withdraw any allegations of negligence, discrimination and false imprisonment by officers and agencies of the Commonwealth of Australia arising out of their imprisonment and/or prosecution as adults following their arrival in Australia as minors between 2007 and 2013, including those made in the Consolidated Statement of Claim dated 19 February 2021, and without any admission of liability on the part of the respondent (which denies liability), the applicant and the respondent have agreed that the proceedings will be settled on the terms set out in a confidential “Deed of Settlement” and “Settlement Distribution Scheme” (together, the **Proposed Settlement**), and in the event the Proposed Settlement is approved by the Court, the proceedings will be dismissed following administration of the Proposed Settlement.
- B. Following distribution of the notice of Proposed Settlement to Group Members in accordance with these orders, the applicant will file an application for approval of the Proposed Settlement of the proceedings pursuant to s 33V of the *Federal Court of Australia Act 1976* (Cth) (**FCA Act**) (**Approval Application**).



THE COURT ORDERS THAT:

Notice to Group Members

Distribution of Notice to Group Members

1. Pursuant to s 33X of the FCA Act, all Group Members are to be given notice of the Proposed Settlement.
2. Pursuant to ss 33X and 33Y(2) of the FCA Act, the form and content of the notice at **Annexure A** to these orders, which includes a 'Group Member Registration Form', 'Notice of Objection to Proposed Settlement Form' and 'Request for Inspection Form' (**Notice to Group Members**) is approved.
3. The Notice to Group Members may be amended by the parties before it is posted, emailed or published in order to correct any postal, website, email address or telephone number or any typesetting, typographical or other non-substantive errors.
4. Pursuant to s 33Y(3) of the FCA Act, the Notice to Group Members is to be given to Group Members according to the procedure set out in **Annexure B** to these orders.

Objections to Proposed Settlement

5. By 4.00 pm (AEST) on 1 December 2023 (**Objection Deadline**), any Group Member who wishes to oppose the Proposed Settlement shall file and serve a completed Notice of Objection to Proposed Settlement (**Notice of Objection**) in the form attached to the Notice to Group Members by sending it to the Court and the applicant (who will notify the respondent in the event a Notice of Objection is received) as follows:
 - a. By email or by post to the Victorian District Registry of the Federal Court at vicreg@fedcourt.gov.au or at Federal Court of Australia, 305 William Street, Melbourne, VIC, Australia 3000;
 - b. By email or post to the applicant at admin@kencush.com.au or at Ken Cush & Associates, Level 1, 10-12 Lonsdale Street, Braddon, ACT, Australia 2612.
6. If on or before the Objection Deadline, the solicitors for any party receive a notice purporting to be a Notice of Objection which has not also been sent to the Victorian District Registry of the Federal Court, the solicitors must file the notice in the Victorian District Registry of the Federal Court within five business days of its receipt, with a notation as to the date of receipt. Any such notice will be treated as a Notice of Objection received by the Court at the time it was received by the solicitors.
7. Ken Cush & Associates and the solicitors for the respondent shall be granted leave to inspect the Court file and uplift for the purposes of copying any Notices of Objection.



Approval Application

Timetable

8. By 1 November 2023, the applicant shall file and serve the Approval Application.
9. By 1 November 2023, the applicant shall file and serve any evidence upon which he intends to rely in support of the Approval Application.
10. By 15 November 2023, the respondent shall file and serve any evidence upon which it intends to rely.
11. By 22 November 2023, the applicant shall file and serve his outline of submissions in support of the Approval Application.
12. By 29 November 2023, the respondent shall file and serve any outline of submissions on which it intends to rely.
13. By 4 December 2023, the applicant shall file and serve any outline of submissions in reply and any supplementary evidence on which he intends to rely.
14. Any Approval Application filed by the applicant is set down for hearing before Justice Horan at 10.15 am (AEDT) on 6 December 2023, with an estimate of half a day.

Interim regime for confidential material

15. Leave be granted to the parties to file any affidavit, annexure, or submissions in respect of which confidentiality orders are to be sought on the Approval Application (**Confidential Documents**) by email to the Associate to Justice Horan marked in the subject line with the word “Confidential” and the parties are excused from any requirement to electronically file or serve any Confidential Documents on any party in that form.
16. To the extent that any Confidential Documents are not entirely confidential, the party shall file and serve a redacted copy of the documents redacting only those parts which are claimed to be confidential.
17. Pursuant to s 37AI of the FCA Act, any Confidential Documents filed with the Associate to Justice Horan in accordance with paragraph 15 of these orders is suppressed until further order, except as provided for by paragraph 18 below.
18. An unredacted copy of the applicant’s evidence in support of the Approval Application may be provided to any group member who has signed and returned to Ken Cush & Associates a completed ‘Request for Inspection Form’ in the form attached to the Notice to Group Members by no later than 4.00 pm (AEDT) on 29 November 2023.



19. On receipt of a signed 'Request for Inspection Form', Ken Cush & Associates will cause an unredacted copy of the documents to be securely transmitted to the relevant group member within three business days.
20. Ken Cush & Associates will keep a register of signed Request for Inspection Forms and will provide a copy of the register to the respondent within three business days of the respondent requesting the production of such a register.
21. The application for interim confidentiality orders will be determined as part of the determination of the Approval Application, and if settlement approval is granted, the parties can make an application for any continuing confidentiality order they seek.

Further orders

22. There be liberty to apply to relist the matter on 3 days' notice.
23. Costs be reserved.

Date that entry is stamped: 12 October 2023

Sia Lagos
Registrar



ANNEXURE A

NOTICE OF PROPOSED SETTLEMENT

FEDERAL COURT OF AUSTRALIA

ALI YASMIN v COMMONWEALTH OF AUSTRALIA CLASS ACTION
(VID 328 AND 664 OF 2020)

WHY IS THIS NOTICE IMPORTANT?

This notice contains important information about the proposed settlement of the Ali Yasmin v Commonwealth of Australia Class Action filed by Ali Yasmin (the **Applicant**) against the Commonwealth of Australia (the **Respondent**).

If you are a group member in the Ali Yasmin v Commonwealth of Australia Class Action, your legal rights will be affected by the proposed settlement. Please read this notice carefully.

KEY DETAILS OF THE PROPOSED SETTLEMENT

1. **WHY YOU HAVE RECEIVED THIS NOTICE:** You have received this notice because you have been identified as a potential group member in the Ali Yasmin v Commonwealth of Australia Class Action. You may therefore be eligible to receive a payment from the proposed settlement.

This notice is approved by the Court and explains some things about the proposed settlement to allow you to work out whether you agree or disagree with it.

2. **WHAT IS THE ALI YASMIN v COMMONWEALTH OF AUSTRALIA CLASS ACTION?** This class action is brought by the Applicant, Ali Yasmin, on his own behalf and on behalf of all persons who:
 - (a) are persons of Indonesian race, national and ethnic origin; and
 - (b) arrived in Australia between 1 January 2007 and 31 December 2013 as unlawful non-citizens and were:
 - (i) apprehended by officers of the Commonwealth of Australia on a Suspected Illegal Entry Vessel;
 - (ii) suspected of being involved in a people smuggling offence under section 232A of the *Migration Act 1958* (Cth);
 - (iii) under 18 years of age; and
 - (iv) unaccompanied by any adult who was able to act as their guardian; and
 - (c) were detained by or on behalf of the Commonwealth of Australia; and
 - (d) were not immigration cleared for the purposes of the *Migration Act*; and



- (e) did not apply for a visa or to otherwise remain in Australia; and
- (f) were investigated for alleged offences under the *Migration Act*; and
- (g) remained without a guardian while in Australia; and
- (h) were ultimately removed to Indonesia by the Commonwealth of Australia.

If you fall within this description, you may be a “group member” as defined in the proceeding. If you are unsure whether you are a group member, please make contact using the details at the end of this notice or seek legal advice.

The Applicant alleges that from 1 January 2007 to 31 December 2013, officers and agents of the Respondent (the Commonwealth of Australia) committed acts of negligence, racial discrimination and wrongful imprisonment against group members.

The Respondent does not admit the allegations.

The solicitors acting for the Applicant are Ken Cush & Associates.

3. **PROPOSED SETTLEMENT:** The parties in the *Ali Yasmin v Commonwealth of Australia Class Action* have agreed to a proposed settlement of the proceeding, under which the Respondent will pay (without admission of liability or wrongdoing) a total settlement sum of **\$27.5 million** (in Australian dollars) to resolve the claims of all group members (**Settlement Sum**).

Group members will need to register their claims in order to be entitled to receive a payment out of this money.

The settlement is recorded in a deed of settlement that was entered into by each of the parties on 4 October 2023 (the **Deed of Settlement**). A copy of the Deed of Settlement can be provided to group members on request from Ken Cush & Associates.

The proposed settlement must first be approved by the Federal Court of Australia as fair and reasonable before it is binding on the parties and group members.

The Federal Court will consider whether to approve the proposed settlement at a hearing at 10.15am (AEDT) on 6 December 2023 in Melbourne, Australia (Approval Hearing). If you are a group member in the *Ali Yasmin v Commonwealth of Australia Class Action*, you have the right, if you wish, to attend that hearing (either in person or by video-link).

4. **LEGAL AND OTHER COSTS:** Under the agreement reached, the Respondent will pay some of Ken Cush & Associates' legal costs involved in running the proceeding (known as party/party costs), in addition to the \$27.5 million Settlement Sum. Ken Cush & Associates' other legal costs (known as solicitor/client costs) will need to be approved by the Federal Court and will be deducted from the Settlement Sum if approved. You will not need to pay any legal costs.

The Respondent will also pay some of the costs involved in administering and distributing the Settlement Sum to group members, in addition to \$27.5 million Settlement Sum, up to \$2.5 million. If the costs of administering and distributing the Settlement Sum exceed \$2.5 million,



those additional administration costs will be deducted from the Settlement Sum if approved by the Federal Court.

At the Approval Hearing, Ken Cush & Associates will also seek that a payment of no more than \$100,000 (in Australian dollars) be deducted from the Settlement Sum to be paid to the Applicant, Mr Ali Yasmin, for his time, inconvenience and any expenses incurred in conducting the class action on behalf of all group members. Again, this payment is subject to approval by the Federal Court.

If the Court approves the proposed deductions, the amount available for distribution to group members will be approximately \$27.4 million (in Australian dollars) less the deductions approved by the Court for additional legal and administrative costs as referred to above.

5. **OBJECTION TO THE PROPOSED SETTLEMENT:** If you are a group member, you have the right to make submissions as to why the Court should not approve the proposed settlement (or any particular aspect of it).

To lodge an objection, you must return the **attached 'Notice of Objection Form'** as soon as possible, and at least by **4:00pm (AEDT) on 1 December 2023** to:

- the Federal Court at vicreg@fedcourt.gov.au; and
- Ken Cush & Associates at admin@kencush.com.au.

6. **REGISTER FOR COMPENSATION:** If you believe that you fit the definition of a group member, and you have not previously registered with Ken Cush & Associates, or opted out of the proceeding, then you should contact Ken Cush & Associates at:

Phone: +61 2 6257 9922
WhatsApp: +61 420 808 466
Email: admin@kencush.com.au

as soon as possible. Ken Cush & Associates will then contact you directly and take steps to register you as a group member and verify your identity.

You **MUST** have completed and signed the **attached 'Group Member Registration Form'** and have sent it to Ken Cush & Associates at the contact details above **by 30 November 2024 at the latest** to become eligible to receive money as part of the proposed settlement. Please note that the deadline for registration (30 November 2024) is more than one year away, and after the date of the Approval Hearing.

If the settlement is approved, settlement payments will be made by Electronic Funds Transfer to your nominated bank account in Indonesia. This means that you will need to have a bank account in Indonesia in order to receive a settlement payment. If you need help setting up a bank account in Indonesia, Ken Cush & Associates will help you do this.

If you have opted out of the class action, you will not be affected by the proposed settlement.

If you have not opted out of the class action, you should register as a group member with Ken Cush & Associates as soon as possible and by 30 November 2024 at the latest. If you do not register, you will not be eligible to receive any money as part of the proposed settlement.



If the Federal Court approves the settlement and you have not opted out of the class action, you will be bound by the settlement and you will no longer have the right to pursue any claims against the Commonwealth of Australia of the kind made in the *Ali Yasmin v Commonwealth of Australia* Class Action (even if you have not registered to participate in the settlement).

7. **WHO WILL ADMINISTER THE PROPOSED SETTLEMENT:** The proposed settlement will be administered by Mark Barrow. Reporting in relation to the settlement distribution will also be provided to the Federal Court.
8. **INDIVIDUAL SETTLEMENT PAYMENTS:** Subject to approval by the Court, the amount of the Settlement Sum which is ultimately available for distribution to group members (after the deduction of any approved legal and administration costs and separate payment to the Applicant) will be distributed in accordance with a Settlement Distribution Scheme.

The Settlement Distribution Scheme will include a proposed apportionment formula which will determine how each group member's individual entitlement to a share of the Settlement Sum will be calculated. The apportionment formula will take into account the number of days a group member was detained in immigration detention and gaol detention.

A copy of the Settlement Distribution Scheme can be provided to group members on request from Ken Cush & Associates.

It is not presently possible to provide an estimate of how much each individual group member may receive following a distribution of the Settlement Sum. This is because the size of each settlement payment will depend, in part, on the number of group members who register and the number of days each registered group member was detained in (i) immigration detention; and (ii) gaol detention.

9. **FURTHER INFORMATION:** The purpose of this notice is to provide group members with an overview of the key aspects of the proposed settlement.

If you wish to be sent a copy of any documents that have been filed with the Federal Court, please contact Ken Cush & Associates at the contact details below.

Some documents that will be filed by the Applicant may be confidential. If you wish to be sent a copy of any such confidential documents, please complete and sign the 'Request for Inspection Form' attached to this Notice and send it to Ken Cush & Associates using the contact details below. Please contact Ken Cush & Associates if you need any help filling out this form.

Further detailed information is provided on the website of Ken Cush & Associates at <https://www.kencush.com.au>. You are encouraged to read that information which includes information in relation to the following topics:

- What is a class action?
- What is the *Ali Yasmin v Commonwealth of Australia* Class Action about?
- Am I a group member in the *Ali Yasmin v Commonwealth of Australia* Class Action?
- The proposed settlement
- What do group members need to do?
- Are group members liable for legal costs?



- The Settlement Approval Process
- Relevant Documents (including the Statement of Claim and Defence)
- What if I have further questions?

If you have any questions about this notice or the class action, further information is available from Ken Cush & Associates, the lawyers conducting the class action, at <https://www.kencush.com.au> or by contacting them by telephone on +61 2 6257 9922, by WhatsApp on +61 420 808 466 or by email at admin@kencush.com.au. Alternatively, you may wish to seek your own legal advice.

Please note that the Federal Court is not able to answer any questions you may have in relation to this notice.



GROUP MEMBER REGISTRATION FORM

FEDERAL COURT OF AUSTRALIA

ALI YASMIN v COMMONWEALTH OF AUSTRALIA CLASS ACTION
(VID 328 OF 2020)

REGISTRATION DEADLINE: 30 NOVEMBER 2024

This action concerns Indonesian children who arrived in Australia as unlawful non-citizens and were suspected of being involved in people smuggling offences during the period 1 January 2007 to 31 December 2013						
Information on how to complete the Group Member Details Section						
<ul style="list-style-type: none">• Please use BLOCK LETTERS• Complete Parts 1 to 3 below in their entirety• Return this form and any additional documents, including any attached pages or annexures (<i>you should retain a copy for your records</i>) to: Ibu Aat Kaswati and/or Ken Cush & Associates WhatsApp: (+61) 420 808 466 Telephone: (+61) 2 6257 9922 Email: admin@kencush.com.au <p>The Group Member named below provides the following information in respect of their claim in the Indonesian Class Action. You must use your best efforts to provide all of the requested information.</p>						
Part 1. Contact Information						
<i>Contact details of person signing the form</i>						
Title	First Name		Middle Name		Last Name	
Job						
WhatsApp/ Mobile Number						
Email Address						
Mailing Address						
City/Town/Village		State/Area/Province		Postcode/Zip Code		



Part 2. Group Member Details	
The Group Member must have been in Australia during the period 1 January 2007 to 31 December 2013 and under the age of eighteen years of age when they arrived in Australia.	
Please provide us with the following information as far as you are able to:	
Date of birth:	
Boat Identification Number/SERCO Number:	
Date first detained in Australia:	
Did you have a Wrist X-Ray and, if so, the place of Wrist X-Ray:	
Period detained in Immigration Detention:	
Places of Immigration Detention:	
Period detained in Gaol:	
Places of Gaol:	
Date left Australia:	
Place returned to in Indonesia:	
Part 3. Signing by the Group Member	
By signing below, I register my participation in this class action and believe that the information provided in this form is true and correct.	
Signature	
Date	
Print Name	



NOTICE OF OBJECTION TO PROPOSED SETTLEMENT

FEDERAL COURT OF AUSTRALIA

ALI YASMIN v COMMONWEALTH OF AUSTRALIA CLASS ACTION
(VID 328 AND 664 OF 2020)

IMPORTANT: COMPLETE THIS FORM ONLY IF YOU INTEND TO OBJECT TO THE PROPOSED SETTLEMENT OF THE ALI YASMIN V COMMONWEALTH OF AUSTRALIA CLASS ACTION

To:

- The Federal Court of Australia (vicreg@fedcourt.gov.au); and
- Ken Cush & Associates (admin@kencush.com.au)

The person identified below gives notice that they object to the proposed settlement of the Ali Yasmin v Commonwealth of Australia Class Action:

A. DETAILS OF OBJECTOR

Name of Group Member	
Address	
Email Address	
Phone Number	

B. GROUNDS OF OBJECTION

The ground(s) for my objection to the proposed settlement are as follows (set out in the space below any submissions you wish to make – you may attach additional pages if necessary):



C. ATTENDANCE AT HEARING ON 6 DECEMBER 2023

- I do not intend to appear at the settlement approval hearing, but wish for my submission to be considered in my absence
- I do intend to appear at the settlement approval hearing (please tick one of the two above options)

If you do intend to appear at the settlement approval hearing, please complete the following:

- I will appear on my own behalf
- I will be represented by a lawyer:

.....
(please insert lawyer details)

D. SIGNING OF NOTICE

.....

Please sign here

Date:



REQUEST FOR INSPECTION FORM

FEDERAL COURT OF AUSTRALIA

ALI YASMIN v COMMONWEALTH OF AUSTRALIA CLASS ACTION
(VID 328 AND 664 OF 2020)

Please complete this form if you would like to be sent a copy of any documents that have been filed with the Federal Court. Please answer all questions.

Your full name: _____

Your date of birth: _____

Your boat ID, if you know it: _____

Your mailing address: _____

Your Telephone or WhatsApp number: _____

Your email address: _____

INFORMATION ON HOW TO SUBMIT THIS FORM

Once completed, please return this form to Ken Cush & Associates using the contact details below. Please contact Ken Cush & Associates if you need any help filling out this form

Address: Level 1, ARTE Building
10-12 Lonsdale Street
BRADDON ACT 2612
AUSTRALIA

Phone: +61 2 6257 9922

WhatsApp: +61 420 808 466

Email: admin@kencush.com.au



ANNEXURE B

Procedure for Distribution of the Notice to Group Members

1. Ken Cush & Associates is to procure a certified translation of the Notice to Group Members into Bahasa Indonesian by 6 October 2023 (**Translated Notice**).
2. From 6 October 2023 until up to and including the final determination of the Approval Application:
 - 2.1. the applicant's solicitors, Ken Cush & Associates, are to publish the Notice to Group Members and Translated Notice on the website maintained by Ken Cush & Associates at the address www.kencush.com.au; and
 - 2.2. the applicant's solicitors are to use all reasonable endeavours to cause the Notice to Group Members and Translated Notice to be displayed on the website of the Indonesian law firm, Semarindo Law Firm; and
 - 2.3. the District Registrar of the Victorian Registry of the Federal Court of Australia will cause the Notice to Group Members to be posted on the Federal Court website and made available for inspection at the District Registry of the Federal Court in Sydney, Melbourne, Canberra, Brisbane, Adelaide, Perth, Hobart and Darwin.
3. Ken Cush & Associates shall cause a copy of:
 - 3.1. the Consolidated Statement of Claim dated 19 February 2021;
 - 3.2. the Amended Defence dated 29 July 2022;
 - 3.3. the Reply dated 7 September 2022;
 - 3.4. these Orders; and
 - 3.5. the Microsoft Teams link and accompanying details to enable observation at the Approval Application hearing at 10:15am (AEDT) on 6 December 2023;

to be displayed on, or otherwise made available for download from, their website at the address www.kencush.com.au and to remain continuously displayed or available up to and including the final determination of the Approval Application.



4. Ken Cush & Associates will:
 - 4.1. provide the Notice to Group Members and Translated Notice to Ibu Aat Kaswati, of Bandung Indonesia, to be provided to those group members for whom she has contact details by WhatsApp message;
 - 4.2. cause a notice substantially in the form of the summary of the Notice to Group Members attached as Annexure C to these Orders to be translated into Bahasa Indonesia and published in the following Indonesian newspapers:
 - a. Celebes Pos;
 - b. Pos Kupang;
 - c. Katan NTT (West Timur);
 - d. Bau Bau Post;
 - e. Tribun News;
 - f. Jawa Pos;
 - g. Riau Pos;
 - h. Buton Pos; and
 - i. Lombok Post.
 - 4.3. use all reasonable endeavours to cause the Notice to Group Members and Translated Notice to be sent to the governors of the Indonesian provinces referred to in Annexure D to these Orders.
5. By 4 December 2023, Ken Cush & Associates will file and serve an affidavit deposing to its compliance with this Annexure B.



ANNEXURE C

Summary of settlement notice to be published in newspapers

SETTLEMENT NOTICE

FEDERAL COURT OF AUSTRALIA

ALI YASMIN v COMMONWEALTH OF AUSTRALIA (VID328 OF 2020 AND VID664 OF 2020)

This is a summary of a "settlement notice" in an Australian class action proceeding, which is explained in the text below.

An Indonesian man, Ali Yasmin, has brought legal claims against the Commonwealth of Australia as a class action.

A class action is a type of legal proceeding that is brought by one person (called "the applicant") against another person (called "the respondent"), on their own behalf and on behalf of a group of people who have similar claims against the respondent ("class" or "group members").

Mr Yasmin alleges that he was a child under 18 years' old when he arrived in Australia on a people-smuggling boat in 2009. Australian government agencies performed a wrist x-ray on him, which they used to say that he was an adult. They then detained him in an adult prison.

Mr Yasmin claims that the Australian government knew that the wrist x-ray process was unreliable, and that the Australian government should have assessed his age properly which would have determined that he was, in fact, under the age 18. He also says the Australian government should have removed him back to Indonesia as soon as possible.

Mr Yasmin alleges negligence, racial discrimination and wrongful imprisonment by the Australian government.

He is bringing this legal claim on behalf of **all Indonesian people who arrived in Australia between 1 January 2007 and 31 December 2013 as children on people-smuggling boats, who were wrongly assessed as adults and who were detained by the Australian Government (the "group members")**.

You may be a group member if you fit this description.

The parties in the Ali Yasmin v Commonwealth of Australia Class Action have agreed to a proposed settlement of the proceeding, under which the Respondent will pay (without admission of liability or wrongdoing) a total settlement sum of **\$27.5 million** (in Australian dollars) to resolve the claims of all group members.

Group members will need to register their claims in order to be entitled to receive a payment out of this money.

If you believe that you fit the definition of a group member, and you have not previously registered or opted out of the proceeding, then you should contact Mr Yasmin's lawyers who are:

1. **Ken Cush & Associates** – Email: admin@kencush.com.au or Telephone: +61 262579922 or WhatsApp: +61 420 808 466
2. **Semarindo Law Firm** – Email: info@semarindolawfirm.com or Telephone: +62 361 8450067 or +62 82 234 541888

If you are a group member, you have the right to make submissions as to why the Court should not approve the proposed settlement. If you wish to do so you should contact the lawyers identified above for further information as soon as possible, including a copy of the form which you **MUST** fill out and send to the Federal Court of Australia.

If you have any questions about the class action, further information is available from Ken Cush & Associates at the contact details above.



ANNEXURE D

List of Provinces

1. Nanggroe Aceh Darussalam
2. Sumatra Utara
3. Sumatra Selatan
4. Sumatra Barat
5. Bengkulu
6. Riau
7. Kepulauan Riau
8. Jambi
9. Lampung
10. Bangka Belitung
11. Banten
12. DKI Jakarta
13. Jawa Barat
14. Jawa Tengah
15. D.I. Yogyakarta
16. Jawa Timur
17. Kalimantan Timur
18. Kalimantan Barat
19. Kalimantan Tengah
20. Kalimantan Selatan
21. Kalimantan Utara
22. Bali
23. Nusa Tenggara Timur
24. Nusa Tenggara Barat
25. Gorontalo
26. Sulawesi Barat
27. Sulawesi Tengah
28. Sulawesi Utara
29. Sulawesi Tenggara
30. Sulawesi Selatan
31. Maluku Utara
32. Maluku
33. Papua Barat
34. Papua
35. Papua Selatan
36. Papua Tengah
37. Papua Pegunungan
38. Papua Barat Daya