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Queensland Government Gazette

EXTRAORDINARY

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FRIDAY 16 JUNE 2017

[No. 41

State Development and Public Works Organisation Act 1971

DECLARATION OF A COORDINATED PROJECT

I, Barry Edward Broe, appointed as the Coordinator-General, do hereby declare the Inland Rail – Calvert to Kagaru project, as defined in the initial advice statement dated 10 May 2017, to be a coordinated project for which an environmental impact statement is required, pursuant to section 26(1)(a) of the *State Development and Public Works Organisation Act 1971*.

This declaration takes effect from the date of its publication in the gazette, pursuant to section 26(3) of the *State Development and Public Works Organisation Act 1971*.

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EXTRAORDINARY

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FRIDAY 16 JUNE 2017

[No. 42

Transport Operations (Passenger Transport) Act 1994

**NOTIFICATION OF VEHICLES APPROVED TO OPERATE AS
LIMOUSINES (No. 5) 2017**

This notice may be cited as the *Vehicles Approved to Operate as Limousines (No. 5) 2017*.

Commencement

This notice takes effect from the date of gazettal for six months (16 June 2017 – 15 December 2017).

Authorising Law

The law under which this notice is approved for use is Section 145 of the *Transport Operations (Passenger Transport) Act 1994* (the Act).

Approval

For the purposes of this notice the following vehicle is declared as a luxury motor vehicle:

- 2017 Mercedes Benz Valente

Suzanne Rose
Executive Director (Service Policy)
Delegate of the Chief Executive
Department of Transport and Main Roads

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[No. 43

Electricity Act 1994

RETAIL ELECTRICITY PRICES FOR STANDARD CONTRACT CUSTOMERS

The notified prices are the prices decided under section 90(1) of the *Electricity Act 1994* (the Electricity Act).

A retailer must charge its Standard Contract Customers, as defined in the Electricity Act, the notified prices subject to the provisions of sections 91, 91A and 91AA of the Electricity Act and section 22A, Division 12A of Part 2 of the National Energy Retail Law (Queensland) (the NERL (Qld)).

Pursuant to the Certificate of Delegation from the Minister for Energy, Biofuels and Water Supply (dated 10 November 2016) and sections 90 and 90AB of the Electricity Act, I hereby state that the Queensland Competition Authority decided that, on and from 1 July 2017, the notified prices are the applicable prices set out in the attached Tariff Schedule.

As required by section 90AB(4) of the Electricity Act, the notified prices are exclusive of the goods and services tax ('GST') payable under the *A New Tax System (Goods and Services Tax) Act 1999* (Cth) (the GST Act).

In addition to the applicable tariff, a retailer may charge a Standard Contract Customer an additional amount in accordance with a program or scheme for the purchase of electricity from renewable or environmentally-friendly sources (whether or not that additional amount is calculated on the basis of the customer's electricity usage), but only if:

- (a) the customer voluntarily participates in such program or scheme;
- (b) the additional amount is payable under the program or scheme; and
- (c) the retailer gives the customer prior written notice of any change to the additional amount payable under the program or scheme.

Dated this 16th day of June 2017.

Roy Green, Chairman
Queensland Competition Authority

TARIFF SCHEDULE

Part 1

APPLICATION

A) APPLICATION OF THIS SCHEDULE – GENERAL

This Tariff Schedule replaces the Tariff Schedule published in the Queensland Government Gazette on 31 May 2016.

This Tariff Schedule applies to all Standard Contract Customers in Queensland in the Ergon Energy distribution area.

Definitions of customers and their types are those set out in the Electricity Act and the NERL(Qld). Unless otherwise defined, the terminology used in this Tariff Schedule is intended to be consistent with the energy laws.

B) APPLICATION OF TARIFFS**General**

Distribution entities may have specific eligibility criteria in addition to retail tariff eligibility requirements set out in the Tariff Schedule, e.g. the types of loads and how they are connected to interruptible supply tariffs. Retailers will advise customers of any applicable distribution entity requirements upon tariff assignment or customer request.

Additional customer descriptions:

- *Farming* is the undertaking of agricultural or associated business activities for the primary purpose of profit. The primary use of electricity supplied under a farming tariff should be for farming.
- *Irrigation* is the undertaking of pumping water for farming. The primary use of electricity supplied under an irrigation tariff should be for irrigation.
- A *Connection Asset Customer (CAC)* is a large business customer whose required capacity generally exceeds 1500 kVA and annual energy usage generally exceeds 4GWh as classified by the distribution entity.
- An *Individually Calculated Customer (ICC)* is a large business customer whose annual energy usage generally exceeds 40GWh as classified by the distribution entity.

CAC or ICC customers can only access tariffs where specifically stated in the tariff description, or as agreed by the retailer.

MI means the unique identification number applicable to the point at which a premises is connected to a distribution entity's network. For premises connected to the National Electricity Market this is the National Metering Identifier (NMI), and for other premises is the unique identifier allocated by the distribution entity.

An *MI exclusive* tariff cannot be used in conjunction with any other tariff at that MI. All large customer continuous supply tariffs are MI exclusive tariffs unless otherwise stated.

A *primary* tariff is the tariff that reflects the principal purpose of use of electricity at the premises or the majority of the load, and is capable of existing by itself against a MI.

Small business customers can access primary residential tariffs providing the nature of all use on the tariff is consistent with the tariff requirements (refer below for *concessional application* of primary residential tariffs), and is in conjunction

with a primary business tariff (Tariff 20, 21, 22, 22A, 24, 41, 62, 65 or 66) at the same MI.

Primary residential tariffs are also applicable to electricity used in separately metered common sections of residential premises consisting of more than one living unit, but cannot be used in conjunction with another primary residential tariff at the same MI.

A *secondary* tariff is any tariff that is not a primary tariff, and can be accessed only when it is in conjunction with a primary tariff at the same MI unless otherwise stated.

A *seasonal* tariff is any tariff for which charges vary depending on the month the charge applies. Seasonal tariffs can also include time-of-use based charges.

A *time-of-use* tariff is any tariff for which charges vary depending on the time of day.

A *transitional* tariff can be accessed by eligible customers for a limited period of time.

An *obsolete* tariff can only be accessed by customers who:

- (a) are on the tariff at the date it becomes obsolete; and
- (b) take continuous supply under it.

Transitional and obsolete tariffs will be discontinued no later than the *scheduled phase-out date*. Customers on these tariffs may opt to transfer at any time to applicable standard tariffs.

Any reference in this Tariff Schedule to a time is a reference to Eastern Standard Time.

Weekdays mean Monday to Friday including public holidays.

Summer is the months of December to February inclusive.

A *daily supply charge* is a fixed amount charged to cover the costs of maintaining electricity supply to a premises, including the costs associated with the provision of equipment (excluding metering and associated services) and general administration. Retailers may use different terms for this charge, for example: Service Charge, Service Fee, Service to Property Charge etc.

A *minimum daily payment* only applies when usage charges for the billing period are less than the total of the minimum daily payment multiplied by the number of days in the billing period. Where the total minimum daily payment is charged, usage charges will not apply.

A *connection charge* reflects the value of the customer's dedicated connection assets and whether these assets were paid for upfront by the customer. The number of connection units allocated to an MI is as advised by the distribution entity.

Demand is the average rate of use of electricity over a 30-minute period as recorded in kilowatts (kW) on the associated metering, or as calculated in kilovolt-amperes (kVA) using data recorded on the associated metering. No adjustment to import demand is made for export to the distribution network.

Maximum demand is highest demand during the charging period of the particular tariff as identified by the tariff description. Unless otherwise stated, the maximum demand is the value on which demand charges are based.

A *demand threshold* is the demand value below which demand charges do not apply for billing purposes. Where

a demand threshold applies, the chargeable demand is the greater of the maximum demand less the demand threshold, or zero.

Authorised demand is the maximum demand permitted to be imported from, or exported to the network, and is specific to each MI. The value is generally established by agreement between the customer and distribution entity.

Capacity is a demand-based measure of the network supply capability reserved for a customer. Unless otherwise stated, the capacity charge is the greater of the authorised demand, or actual maximum demand.

Reactive demand is the average rate of use of electricity over a 30-minute period as recorded in kilovolt-amperes reactive (kVAr) on the associated metering.

Permissible reactive demand for an MI is determined by applying its compliant power factor (as set out by the National Energy Rules) to its authorised demand.

Excess reactive demand (also known as excess reactive power) charges are the greater of the reactive demand occurring at the time of the maximum demand, less the permissible reactive demand, or zero.

Bus customers are those taking supply via direct connection to the distribution entity's zone substation or similar as advised by the distribution entity.

Line customers are those taking supply via direct connection to the distribution entity's high voltage electrical wires, cabling, or similar as advised by the distribution entity.

Revenue metering is metering used for billing purposes. Appropriate revenue metering must be in place for each tariff at a MI. If a change to the customer's revenue metering is required to support the applicability of a tariff to a customer, the customer may request the retailer to install the required metering at the customer's cost.

From 1 July 2015, charges for metering and associated services are no longer included in notified prices. Metering charges will now be applied in addition to the notified prices contained in this Tariff Schedule.

The *metrology procedure* is issued by the Australian Energy Market Operator as varied by the Electricity Distribution Network Code.

Tariff changes

Customers previously supplied under tariffs which have been discontinued or redesignated (whether by number, letter or name) will be supplied under other tariffs appropriate to their installations.

Customers on seasonal and/or transitional time-of-use tariffs cannot change to another tariff less than one year from the application of the tariff to the customer's account without the retailer's agreement unless expressly allowed or permitted by energy law.

Prorating of charges on bills

Where appropriate, charges on bills will be calculated on a pro rata basis having regard to the number of days in the billing cycle that supply was connected as expressly allowed or permitted by energy law. Retailers can advise customers of which charges on their bills are subject to prorating, and the methodology used.

Supply voltage

Tariffs in this Schedule can only be accessed by customers taking supply at *low voltage* as set out in the

Electricity Regulation 2006 unless it is a designated high voltage tariff, or otherwise agreed with the retailer.

Where supply is given and metered at high voltage and the tariff applied is not a designated high voltage tariff, after billing the energy and demand components of the tariff a credit will be allowed of:

- 5 percent of the calculated tariff charge where supply is given at voltages of 11kV to 33kV; or
- 8 percent of the calculated tariff charge where supply is given at voltages of 66kV and above,

provided that the calculated tariff charge after application of the credit is not less than the Minimum Payment or other minimum charge calculated by applying the provisions of the applied tariff.

Card-operated meter customers

If a customer is an excluded customer (as defined in section 23 of the Electricity Act), the distribution entity may at its absolute discretion agree with the relevant local government authority on behalf of the customer, and the customer's retailer, that the electricity used by the customer is to be measured and charged by means of a card-operated meter.

If, immediately prior to 1 July 2007, electricity being used by a customer at premises is being measured and charged by means of a card-operated meter, the electricity used at the premises may continue to be measured or charged by means of a card-operated meter.

Residential customers with card-operated meters can access Tariff 11 as their primary tariff, and Tariffs 31 and 33 as secondary tariffs.

Small business customers with card-operated meters can access Tariff 20 as their primary tariff.

Charges will be those as set out in Part 2 for the particular tariff.

Other retail fees and charges

A retailer may charge its Standard Contract Customers the following:

- (a) if, at a customer's request, the retailer provides historical billing data which is more than two years old:
 - a maximum of **\$30**
- (b) retailer's administration fee for a dishonoured payment:
 - a maximum of **\$15**
- (c) financial institution fee for a dishonoured payment:
 - a maximum of **the fee incurred by the retailer**

Concessional application

Tariffs 11, Tariff 12A and Tariff 14 are also available to customers where they satisfy the additional criteria set out in any one of **1**, **2** or **3**, below:

1. Separately metered installations where all electricity used is in connection with the provision of a Meals-on-Wheels service, or for the preparation and serving of meals to the needy and for no other purpose.
2. Residential institutions:
 - (a) where the total installation, or that part supplied and separately metered, must be domestic residential (i.e. it must include the electricity usage of the cooking, eating, sleeping and bathing areas which are associated with the residential usage). Medical facilities, e.g. an infirmary, which are part of the complex may be included; and

(b) that are:

(i) a deductible gift recipient under section 30-227(2) of the *Income Tax Assessment Act 1997* to which donations of \$2.00 and upwards are tax deductible; and

(ii) a non-profit organisation that:

A. imposes no scheduled charge on the residents for the services or accommodation that is provided (i.e. organisations that provide emergency accommodation facilities for the needy); or

B. if scheduled charges are made for the services or accommodation provided, then all residents must be pensioners or, if not pensioners, persons eligible for subsidised care under the *Aged Care Act 1997* or the *National Health Act 1953*.

3. Organisations providing support and crisis accommodation which:

(a) meet the eligibility criteria of the Specialist Homelessness Services administered by the State Department of Housing and Public Works; and

(b) are a deductible gift recipient under section 30-227(2) of the *Income Tax Assessment Act 1997* to which donations of \$2.00 and upwards are tax deductible.

Part 2

STANDARD TARIFFS

A) SMALL CUSTOMER TARIFFS

Continuous supply tariffs

Tariff 11

This is a residential flat-rate primary tariff.

Usage: **25.890 c/kWh**

Daily supply charge: **87.133 c**

Tariff 12A

This is a residential seasonal time-of-use primary tariff.

Usage:

Summer

Peak

3:00pm to 9:30pm **61.137 c/kWh**

Off-peak

All other times **21.070 c/kWh**

All other times **21.070 c/kWh**

Daily supply charge: **89.848 c**

Tariff 14

This is a residential seasonal time-of-use monthly demand primary tariff.

Daily demand is the average of the 13 half-hourly demand recordings for each day from 3:00pm to 9:30pm for the *Peak* period (Summer) and the *Off-peak* period (all other times).

Peak chargeable demand is the average of the four highest peak daily demands in the month.

Off-peak chargeable demand is the greater of the average of the four highest off-peak daily demands in the month, or 3kW.

Chargeable demand:

Peak **\$65.818 per kW**

Off-peak **\$9.931 per kW**

Usage: **17.430 c/kWh**

Daily supply charge: **45.749 c**

Tariff 20

This is a small business flat-rate primary tariff.

Usage: **27.718 c/kWh**

Daily supply charge: **120.499 c**

Tariff 22A

This is a small business seasonal time-of-use primary tariff.

Usage:

Summer

Peak

10:00am to 8:00pm weekdays **57.195 c/kWh**

Off-peak

All other times **23.871 c/kWh**

All other times **23.871 c/kWh**

Daily supply charge: **120.499 c**

Tariff 24

This is a small business seasonal time-of-use monthly demand primary tariff.

Daily demand is the average of the 20 half-hourly demand recordings for each weekday from 10:00am to 8:00pm for the *Peak* period (Summer) and the *Off-peak* period (all other times).

Peak chargeable demand is the average of the four highest peak daily demands in the month.

Off-peak chargeable demand is the greater of the average of the four highest off-peak daily demands in the month, or 3kW.

Chargeable demand:

Peak **\$101.553 per kW**

Off-peak **\$10.721 per kW**

Usage: **18.871 c/kWh**

Daily supply charge: **63.289 c**

Tariff 41

This is a small business monthly demand primary tariff.

Demand:	\$26.211 per kW
Usage:	16.144 c/kWh
Daily supply charge:	519.079 c

Interruptible supply tariffs**General:**

These tariffs are applicable when electricity supply is:

- (a) connected to approved apparatus (e.g. pool pump) via a socket-outlet as approved by the retailer; or
- (b) permanently connected to approved apparatus (e.g. electric hot water system) as approved by the retailer (but not applicable if provision has been made to supply the apparatus under a different tariff during the supply interruption period).

The retailer will arrange the provision of load control equipment on a similar basis to provision of the required revenue metering.

Tariff 31

This is a small customer flat-rate secondary tariff with interruptible supply.

Supply will be available for a minimum of 8 hours per day, but times when supply is available is subject to variation at the absolute discretion of the distribution entity. In general, this supply will be between the hours of 10.00 pm and 7.00 am.

In addition to the *general* requirements above, this tariff is also applicable when electricity supply is permanently connected to approved specified parts of apparatus (e.g. hot water system booster heating unit), as approved by the retailer, but not applicable if provision has been made to supply the specified part under a different tariff during the supply interruption period except as agreed by the retailer (e.g. for a one-shot booster for a solar hot water system), in which case it must be metered under and charged at the primary tariff of the premises concerned, or if more than one primary tariff exists, the tariff applicable to general power usage at the premises.

Usage:	15.776 c/kWh
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Tariff 33

This is a small customer flat-rate secondary tariff with interruptible supply.

Supply will be available for a minimum of 18 hours per day, but times when supply is available is subject to variation at the absolute discretion of the distribution entity.

In addition to the *general* requirements above, this tariff is also applicable as a primary tariff at the absolute discretion of the retailer.

This tariff shall not apply in conjunction with Tariff 24.

Usage:	20.482 c/kWh
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B) LARGE CUSTOMER TARIFFS**Tariff 44**

This is a large business monthly demand primary tariff.

Demand threshold:	30 kW
Chargeable demand:	\$37.763 per kW
Usage:	14.791 c/kWh
Daily supply charge:	4966.937 c

Tariff 45

This is a large business monthly demand primary tariff.

Demand threshold:	120 kW
Chargeable demand:	\$28.451 per kW
Usage:	14.791 c/kWh
Daily supply charge:	16166.008 c

Tariff 46

This is a large business monthly demand primary tariff.

Demand threshold:	400 kW
Chargeable demand:	\$23.288 per kW
Usage:	14.769 c/kWh
Daily supply charge:	42193.294 c

Tariff 50

This is a large business seasonal time-of-use monthly demand primary tariff.

Peak is Summer, being 10:00am to 8:00pm on Summer weekdays for determining chargeable demand, and all day each day for usage. *Off-peak* is all times in non-summer months for determining chargeable demand and usage.

Peak

Demand threshold:	20 kW
Chargeable demand:	\$63.640 per kW
Usage:	14.346 c/kWh

Off-peak

Demand threshold:	40 kW
Chargeable demand:	\$11.597 per kW
Usage:	17.129 c/kWh

Daily supply charge:	4060.474 c
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Tariff 51 suite**General:**

These are large business high-voltage monthly demand primary tariffs only for customers classified as CAC supplied as indicated.

Tariff 51A

Customers supplied at 66kV.

Demand:	\$2.784 per kVA
Capacity:	\$4.714 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	14.223 c/kWh
Connection charge:	\$10.523 per day/unit
Daily supply charge:	26181.332 c

Tariff 51B

Customers supplied at 33kV.

Demand:	\$2.784 per kVA
Capacity:	\$5.632 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	14.223 c/kWh
Connection charge:	\$10.523 per day/unit
Daily supply charge:	19356.332 c

Tariff 51C

Customers supplied on an 11 or 22kV bus.

Demand:	\$3.452 per kVA
Capacity:	\$6.475 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	14.227 c/kWh
Connection charge:	\$10.523 per day/unit
Daily supply charge:	17886.332 c

Tariff 51D

Customers supplied on an 11 or 22kV line.

Demand:	\$6.903 per kVA
Capacity:	\$12.599 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	14.244 c/kWh
Connection charge:	\$10.523 per day/unit
Daily supply charge:	17046.332 c

Tariff 52 suite**General:**

These are large business high-voltage seasonal time-of-use monthly demand primary tariffs only for customers classified as CAC supplied as indicated.

Chargeable demand is the maximum demand between 10:00am and 8:00pm Summer weekdays.

Chargeable capacity excludes all demands occurring during the chargeable demand periods.

Tariff 52A

Customers supplied at 33 or 66kV.

Chargeable demand:	\$12.248 per kVA
Chargeable capacity:	\$7.477 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	

Summer:	13.666 c/kWh
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All other times:	14.112 c/kWh
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Connection charge:	\$10.523 per day/unit
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Daily supply charge:	13581.332 c
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Tariff 52B

Customers supplied on an 11 or 22kV bus.

Chargeable demand:	\$44.093 per kVA
Chargeable capacity:	\$5.250 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	

Summer:	13.671 c/kWh
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All other times:	14.116 c/kWh
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Connection charge:	\$10.523 per day/unit
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Daily supply charge:	13581.332 c
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Tariff 52C

Customers supplied on an 11 or 22kV line.

Chargeable demand:	\$80.540 per kVA
Chargeable capacity:	\$9.704 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	

Summer:	13.687 c/kWh
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All other times:	14.133 c/kWh
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Connection charge:	\$10.523 per day/unit
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Daily supply charge:	13581.332 c
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Tariff 53

This is a large business high-voltage primary tariff only for customers classified as ICC.

Demand:	\$6.903 per kVA
Capacity:	\$12.599 per kVA
Excess reactive demand:	\$4.454 per kVAr
Usage:	14.244 c/kWh
Daily supply charge:	17046.332 c

Part 3**TRANSITIONAL AND OBSOLETE TARIFFS****Tariff 20 (large)**

This is a transitional large business flat-rate primary tariff.

This tariff cannot be accessed by small customers.

Scheduled phase-out date:	1 July 2020
Usage:	37.595 c/kWh
Daily supply charge:	76.858 c

Tariff 21

This is a transitional business declining-block primary tariff.

This tariff shall not apply in conjunction with Tariff 20, 22, 22A, 24 or 62.

Scheduled phase-out date:	1 July 2020
Usage:	
First 100 kWh/month	49.357 c/kWh
Next 9,900 kWh/month	46.374 c/kWh
All remaining usage	35.303 c/kWh
Minimum daily payment:	72.631 c

Tariff 22 (small and large)

This is a transitional business time-of-use primary tariff.

Scheduled phase-out date:	1 July 2020
Usage:	
<i>Peak</i>	
7:00am to 9:00pm weekdays	49.820 c/kWh
<i>Off-peak</i>	
All other times	17.543 c/kWh
Daily supply charge:	184.717 c

Tariff 37

This is an obsolete business time-of-use primary tariff.

This tariff is applicable when electricity supply is permanently connected to approved apparatus (e.g. electric storage hot water system, apparatus for the production of steam) as approved by the retailer.

Scheduled phase-out date:	1 July 2020
Usage:	
<i>Peak</i>	
4:30pm to 10:30pm	54.544c/kWh
<i>Off-peak</i>	
All other times	21.807c/kWh
Minimum daily payment:	30.623 c

Tariff 47

This is an obsolete large business high voltage monthly demand primary tariff.

Supply under this tariff will be at a standard high voltage, the level of which shall be prescribed by the distribution entity. Credits for high voltage supply are not applicable to this tariff.

Scheduled phase-out date:	1 July 2022
Demand threshold:	400 kW
Chargeable demand:	\$27.864 per kW
Usage:	12.446 c/kWh
Daily supply charge:	44689.726 c

Tariff 48

This is an obsolete large business high voltage monthly demand primary tariff only for customers classified as CAC or ICC.

Scheduled phase-out date:	1 July 2022
Demand threshold:	400 kW
Chargeable demand:	\$28.822 per kW
Usage:	12.874 c/kWh
Daily supply charge:	46712.140 c

Tariff 62

This is a transitional farming business time-of-use declining-block primary tariff.

This tariff shall not apply in conjunction with Tariff 20, 21, 22, 22A or 24.

Scheduled phase-out date:	1 July 2020
Usage:	
<i>Peak</i>	
7:00am to 9:00pm weekdays	
First 10,000 kWh/month	46.516 c/kWh
All remaining usage	39.336 c/kWh
<i>Off-peak</i>	
All other times	16.448 c/kWh
Daily supply charge:	78.451 c

Tariff 65

This is a transitional irrigation business time-of-use primary tariff.

The *daily pricing period* is a fixed 12-hour period as agreed between the retailer and the customer from the range 7.00am to 7.00pm; 7.30am to 7.30pm; or 8.00am to 8.00pm Monday to Sunday inclusive.

No alteration to the agreed daily pricing period is permitted until a period of twelve months has elapsed from the previous selection.

Scheduled phase-out date: 1 July 2020

Usage:

Peak

Daily pricing period **36.894 c/kWh**

Off-peak

All other times **20.321 c/kWh**

Daily supply charge: **78.003 c**

Tariff 66

This is a transitional irrigation business fixed annual dual-rate demand primary tariff.

The annual fixed charge is determined by the connected motor capacity used for irrigation pumping.

Any customer taking supply under this tariff who requests a temporary disconnection will not be reconnected unless an amount equivalent to the fixed charge that would have otherwise applied corresponding to the period of disconnection, has been paid.

Scheduled phase-out date: 1 July 2020

Fixed charge (annual):

First 7.5 kW **\$37.503 per kW**

Remaining kW **\$112.759 per kW**

Usage: **19.338 c/kWh**

Daily supply charge: **171.915 c**

Part 4**UNMETERED SUPPLY TARIFFS****Tariff 71**

This is a business flat-rate primary tariff for street lighting.

Street lighting customers as defined in Queensland legislative instruments, are State or local government agencies for street lighting loads.

Street lights are deemed to illuminate the following types of roads:

- *Local government* controlled roads comprising land that is:
 - (a) dedicated to public use as a road; or
 - (b) developed for (or has as one of its main uses) the driving or riding of motor vehicles and is open to, or used by, the public; or
 - (c) a footpath or bicycle path; or
 - (d) a bridge, culvert, ford, tunnel or viaduct,
 and excludes State-controlled roads and public thoroughfare easements; and
- *State-controlled roads* declared as such under the *Transport Infrastructure Act 1994* (Qld).

All usage will be determined in accordance with the metrology procedure.

Usage: **32.025 c/kWh**

Daily supply charge: **0.525 c/lamp**

Tariff 91

This is a business flat-rate primary tariff.

It is available only to customers with small loads other than street lights as approved by the retailer, and applies where:

- (a) the load pattern is predictable;
- (b) for the purposes of settlements, the load pattern (including load and on/off time) can be reasonably calculated by a relevant method set out in the metrology procedure; and
- (c) it would not be cost effective to meter the connection point taking into account:
 - (i) the small magnitude of the load;
 - (ii) the connection arrangements; and
 - (iii) the geographical and physical location.

Charges are based on usage determined by the retailer.

Charges for installation, maintenance and removal of supply to an unmetered installation may apply in addition to the charge for electricity supplied. These charges are unregulated.

Usage: **25.147 c/kWh**

End of Tariff Schedule

[621]



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[No. 44

NOTICE

Premier's Office
Brisbane, 17 June 2017

His Excellency the Governor directs it to be notified that, acting under the provisions of the *Constitution of Queensland 2001*, he has appointed the Honourable Jacklyn Anne Trad MP, Deputy Premier, Minister for Transport and Minister for Infrastructure and Planning to act as, and to perform all of the functions and exercise all of the powers of, Premier and Minister for the Arts from 17 June 2017 until the Honourable Anastacia Palaszczuk MP returns to Queensland.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR THE ARTS

Premier's Office
Brisbane, 17 June 2017

His Excellency the Governor directs it to be notified that, acting under the provisions of the *Constitution of Queensland 2001*, he has appointed the Honourable Coralee Jane O'Rourke MP, Minister for Disability Services, Minister for Seniors and Minister Assisting the Premier on North Queensland to act as, and to perform all of the functions and exercise all of the powers of, the Minister for Innovation, Science and the Digital Economy and Minister for Small Business from 17 June 2017 until the Honourable Leeanne Margaret Enoch MP returns to Queensland.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR THE ARTS

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[623]



Queensland Government Gazette

EXTRAORDINARY

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VOL. 375]

TUESDAY 20 JUNE 2017

[No. 45

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, CATHERINE ENA HOLMES, Chief Justice of Queensland, acting under section 41 of the *Constitution of Queensland 2001*, having previously made the prescribed affirmations, have today assumed the administration of the Government of the State as Acting Governor because His Excellency the Honourable Paul de Jersey AC, Governor, has assumed the administration of the Government of the Commonwealth.

[L.S.]

CATHERINE HOLMES
Acting Governor

Signed and sealed on 20 June 2017.

By Command

Jacklyn Trad

God Save the Queen

ENDNOTES

1. Made by the Acting Governor on 20 June 2017.
2. Published in an Extraordinary Government Gazette on 20 June 2017.
3. The administering agency is the Department of the Premier and Cabinet.

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Queensland Government Gazette

EXTRAORDINARY

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VOL. 375]

WEDNESDAY 21 JUNE 2017

[No. 46

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, PAUL de JERSEY AC, Governor, acting under section 41 of the *Constitution of Queensland 2001*, have today resumed the administration of the Government of the State.

[L.S.]

PAUL de JERSEY
Governor

Signed and sealed on 21 June 2017.

By Command

Jacklyn Trad

God Save the Queen

ENDNOTES

1. Made by the Governor on 21 June 2017.
2. Published in an Extraordinary Government Gazette on 21 June 2017.
3. The administering agency is the Department of the Premier and Cabinet.

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Queensland Government Gazette

NATURAL RESOURCES AND MINES

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FRIDAY 23 JUNE 2017

[No. 47

Acquisition of Land Act 1967

TAKING OF LAND NOTICE BY THE MINISTER (No 04) 2017

Short title

1. This notice may be cited as the *Taking of Land Notice by the Minister (No 04) 2017*.

Land taken [s.9(7) of the Act]

2. The land described in the Schedule is taken by Fraser Coast Regional Council for road purposes and vests in Fraser Coast Regional Council for an estate in fee simple on and from 23 June 2017.

SCHEDULE

South Region, Maryborough Office

Land Taken

Lot 1 on SP290125 (to be registered in the Titles Registry), area 704 m², part of Title Reference 50891249.

Lot 6 on SP290125 (to be registered in the Titles Registry), area 456 m², part of Title Reference 12078136.

Lot 7 on SP290125 (to be registered in the Titles Registry), area 65 m², part of Title Reference 12078136.

079/0002622

Lot 2 on SP290125 (to be registered in the Titles Registry), area 630 m², part of Title Reference 11931182.

Lot 3 on SP290125 (to be registered in the Titles Registry), area 278 m², part of Title Reference 11931182.

Lot 4 on SP290125 (to be registered in the Titles Registry), area 240 m², part of Title Reference 11931182.

079/0002623

ENDNOTES

1. Made by the Minister on 13 June 2017.
2. Published in the Gazette on 23 June 2017.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Natural Resources and Mines.

Land Act 1994

REOPENING OF TEMPORARILY CLOSED ROAD NOTICE (No 11) 2017

Short title

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 11) 2017*.

Reopening temporarily closed road [s.107 of the Act]

2. It is declared that the areas of land comprised in the former Road Licences mentioned in Schedules 1 and 2 are reopened as road.

SCHEDULE 1

North Region, Cairns Office

An area of about 4040 m² abutting the western boundary of Lot 2 on CP857617 and shown as Lot 4 on AP7408, being the land contained within former Road Licence No. 0/217584. (2016/004380)

SCHEDULE 2

South Toowoomba, Bundaberg Office

An area of about 5059 m² being part of the road adjoining the south-eastern boundaries of portions 4v and 5v contained within the following boundaries:- commencing at a point on the south-eastern boundary of portion 5v distant about two chains north from its southernmost corner and bounded thence by lines bearing about 223 degrees about eleven chains fifty links, about 282 degrees about two chains, about 340 degrees about forty links, to the south-eastern boundary of unproclaimed Reserve R 201, and by that boundary and the south-eastern boundaries of portions 4v and 5v north-easterly to the point of commencement, being the land contained within former Road Licence No. 27/2422. (2016/006466)

ENDNOTES

1. Published in the Gazette on 23 June 2017.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.

Land Act 1994

TEMPORARY CLOSING OF ROADS NOTICE (No 10) 2017

Short title

1. This notice may be cited as the *Temporary Closing of Roads Notice (No 10) 2017*.

Roads to be temporarily closed [s.98 of the Act]

2. The road described in the Schedule is temporarily closed.

SCHEDULE

Central Region, Mackay Office

An area of about 7540 m² being part of Tigermoth Road adjoining the northern boundary of Lot 51 on RP704386, (locality of Balnagowan) and shown as plan of proposed Lot A, temporarily closed road on Drawing 16/685A/CEN.

ENDNOTES

1. Published in the Gazette on 23 June 2017.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.
4. File Reference – 2016/006071

*Land Act 1994***OBJECTIONS TO PROPOSED ROAD CLOSURE
NOTICE (No 22) 2017****Short title**

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 22) 2017*.

Application for road closure [s.100 of the Act]

2. Applications have been made for the permanent and temporary closure of the roads mentioned in the Schedule.

Objections

3.(1) An objection (in writing) to a proposed road closure mentioned in the Schedule may be lodged with the Regional Service Director, Department of Natural Resources and Mines, at the regional office for the region in which the road is situated.

(2) Latest day for lodgement of objections is **3 August 2017**.

(3) Any objections received may be viewed by other parties interested in the proposed road closure under the provisions of the *Right to Information Act 2009*. If you lodge an objection, please include in your objection letter whether you would like to be consulted if this issue becomes the subject of an access request under the *Right to Information Act 2009*.

Plans

4. Inspection of the plans of the proposed road closures may be made at-

- (a) the Department of Natural Resources and Mines Offices at Bundaberg, Roma and Warwick; and
 - (b) the Local Government Offices of Bundaberg Regional, Western Downs Regional and Southern Downs Regional;
- for a particular plan in that district or that local government area.

SCHEDULE**PERMANENT CLOSURE****South Region, Bundaberg Office**

1 An area of about 1.1 ha being part of the road abutting the western boundary of Lot 125 on CK1619 (locality of Bucca) and shown as road proposed to be permanently closed on Drawing 17/138. (2017/002033)

South Region, Roma Office

2 An area of about 48.2 ha being part of the road separating Lot 2 on CP908592 from Lot 1 on CP908594 (locality of Clifford) and shown as road to be closed permanently on Drawing DD2015/061. (2017/001530)

TEMPORARY CLOSURE**South Region, Warwick Office**

3 An area of about 1410 m² being part of the road separating Lot 13 on H704 from Lot 23 on H704 (locality of Hendon) and shown as road to be closed temporarily on Drawing 17/051. (2017/000602)

ENDNOTES

1. Published in the Gazette on 23 June 2017.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.



Queensland Government Gazette

TRANSPORT AND MAIN ROADS

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[No. 48

Transport Infrastructure Act 1994

NOTIFICATION OF DECLARATION AND REVOCATION OF STATE-CONTROLLED ROADS

Notice is hereby given under sections 24 and 25 of the *Transport Infrastructure Act 1994*, that the road or route, or part of the road or route described in the schedule is hereby declared or revoked as State-controlled road, as the case may be. As required by the abovementioned sections of the *Transport Infrastructure Act 1994*, the Bundaberg Regional Council has been notified and the declaration described in the schedule below are consistent with the department's transport infrastructure strategies.

Mark Craig Bailey
Minister for Main Roads, Road Safety and Ports and Minister for Energy, Biofuels and Water Supply

THE SCHEDULE

That on and from 23 June 2017, the declaration of the State-controlled road specified in Appendix I hereto, is revoked, and in lieu thereof, the roads described in Appendix II hereto, is declared a State-controlled road, respectively, under and for the purposes of the *Transport Infrastructure Act 1994*

APPENDIX I

Name of State-controlled Road	Date of Declaration Relevant to Road
No. 1751 Burnett Heads Road Secondary Road Burnett Shire	30 March 1994

APPENDIX II

No. 1751 BURNETT HEADS ROAD BUNDABERG REGIONAL COUNCIL

From its junction with Bundaberg Port Road near the north western corner of Lot 2 on RP116881 in Burnett Heads, to approximately .035km west of its junction with Neill and Zunker Streets in Burnett Heads, by the area shown on the approved plans held by the Director-General, Department of Transport and Main Roads and identified by the registration numbers RD1751-(1-3)-A consecutively.

Length ... 3.45 kilometres (approximately)

ENDNOTES

1. Published in the Gazette on 23 June 2017.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Transport and Main Roads.

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Queensland Government Gazette

LOCAL GOVERNMENT
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[No. 49

**PUBLIC NOTICE OF ALIGNMENT AMENDMENT TO THE
 BANANA SHIRE PLANNING SCHEME 2005 AND THE
 TAROOM SHIRE PLANNING SCHEME 2006
 UNDER THE ALIGNMENT AMENDMENT RULES AND
 THE *PLANNING ACT 2016*, SECTION 293**

Notice is hereby given that on 20 June 2017 the Banana Shire Council made the Alignment Amendments under the Alignment Amendment Rules and Section 293 of the *Planning Act 2016* to the Banana Shire Planning Scheme 2005 and the Taroom Shire Planning Scheme 2006. The Alignment Amendments will commence upon the commencement of the *Planning Act 2016*.

The Alignment Amendments have the purpose and general effect of bringing both Planning Schemes into alignment with the new concepts and terminology included in the incoming *Planning Act 2016*.

Copies of the Alignment Amendment Planning Schemes are available for inspection and purchase at the Council offices at 62 Valentine Plains Road, Biloela. Both Planning Schemes may also be viewed online and downloaded at www.banana.qld.gov.au.

For further information, please either visit the Council Customer Services or telephone or email council on 4992 9500 or enquiries@banana.qld.gov.au.

Ray Geraghty
 CHIEF EXECUTIVE OFFICER
 Banana Shire Council

**ROCKHAMPTON REGIONAL COUNCIL
 PUBLIC NOTICE OF ALIGNMENT TO THE ROCKHAMPTON
 REGION PLANNING SCHEME MADE UNDER
 THE ALIGNMENT AMENDMENT RULES AND THE
PLANNING ACT 2016, SECTION 293**

Notice is hereby given that on 13 June 2017 the Rockhampton Regional Council made an alignment amendment to the Rockhampton Region Planning Scheme under the Alignment Amendment Rules and section 293 of the *Planning Act 2016*.

The alignment amendment has the purpose and general effect of updating the following:

- (1) reflect new terminology under the *Planning Act 2016*;
- (2) ensuring that the strategic framework is reflected within the relevant codes (zone, development and overlay codes) for code assessable DA's;
- (3) editing, removing of duplication, updating outdated documents and the like;
- (4) provisions related to adult stores have been inserted into the centres zones / specialised centre zone; and
- (5) removal of the development application requirements planning scheme policy.

The Rockhampton Region Planning Scheme (the alignment amendment) will commence on and from Monday 03 July 2017.

A copy of the alignment amendment may be inspected at and purchased from Rockhampton Regional Council Customer Service Centres located at 232 Bolsover Street, Rockhampton; Gracemere Shopping World, Corner of the Capricorn Highway and McLaughlin Street, Gracemere; and 32 Hall Street, Mount Morgan. The Rockhampton Regional Planning Scheme can also be viewed online from 03 July 2017 through Council's planning portal Rock e Plan at www.rrc.qld.gov.au.

If you require any further information in relation to the Rockhampton Region Planning Scheme (the alignment amendment), please contact Council's Strategic Planning Section on (07) 4932 9000 or 1300 22 55 77 or email planningscheme@rrc.qld.gov.au.

Evan Pardon
 Chief Executive Officer
 Rockhampton Regional Council

*Sustainable Planning Act 2009***PUBLIC NOTICE OF LOCAL GOVERNMENT INFRASTRUCTURE PLAN AMENDMENT AND ALIGNMENT AMENDMENT TO THE FRASER COAST PLANNING SCHEME 2014**

Notice is hereby given under the *Sustainable Planning Act 2009* (SPA) that on Wednesday, 24 May, 2017, Fraser Coast Regional Council resolved to adopt LGIP amendments to the Fraser Coast Planning Scheme 2014. The LGIP amendment will commence on Monday, 3 July, 2017. The purpose and general effect of the amendment is to adopt a Local Government Infrastructure Plan (LGIP).

Notice is also given that on Wednesday, 14 June, 2017 the Fraser Coast Regional Council made alignment amendments to the Fraser Coast Planning Scheme 2014 under the Alignment Amendment Rules and section 293 of the *Planning Act 2016*. The alignment amendment will commence on Monday, 3 July, 2017. The alignment amendment has the purpose and general effect of replacing terminology from the SPA with terminology and references consistent with the *Planning Act 2016* and *Planning Regulation 2017* and transferring concepts from the Strategic Framework to some codes.

Copies of the Planning Scheme (Version 9) and the amendments are available for inspection and purchase at the Council Administration Centres at 77 Tavistock Street, Hervey Bay and 431-433 Kent Street, Maryborough or can be viewed online at www.frasercoast.qld.gov.au

Ken Diehm
CHIEF EXECUTIVE OFFICER

*Sustainable Planning Act 2009***GLADSTONE REGIONAL COUNCIL PUBLIC NOTICE OF ADOPTION OF THE GLADSTONE REGIONAL COUNCIL PLANNING SCHEME MAJOR AMENDMENT NO. 1**

Notice is hereby given in accordance with Section 117(1) of the *Sustainable Planning Act 2009*, that on 20 June 2017, Gladstone Regional Council adopted the Gladstone Regional Council Planning Scheme Major Amendment No. 1 with the following amendments:

1. New Advertising Devices Code for Operational Works Development Applications;
2. New Beaches Village Circuit Precinct within Agnes Water to protect the longevity of the Medium Density Residential Zone;
3. Changes to Tables of Assessment (including additional assessment criteria for some land uses, Operational Works triggers for Advertising Devices and amendments to overlay and Self-Assessable triggers);
4. New Planning Scheme Policies (Beecher/Burua Constant Flow Precinct, Community and Economic Needs Assessment, Plans of Development and CBD Redevelopment);
5. Amendments to Strategic Framework, Zone Codes and Development Codes (to reflect the new Planning Scheme Policies and also some changes where raised by Applicants, Planning Officers and elected members);
6. Administrative changes (updated to QPP version 4, some amendments to Schedules); and
7. Some changes to zoning (Benaraby Motor Sports Precinct to reflect existing development approvals).

The Gladstone Regional Council Planning Scheme Major Amendment No. 1 will have effect on and from Monday 3 July 2017.

The Gladstone Regional Council Planning Scheme Major Amendment No. 1 can be viewed online from 3 July 2017 through Council's website at www.grcplanningscheme.com.au and will be available for inspection or purchase at Council's Customer Service Centres located at 101 Goondoon Street, Gladstone, 5 Don Cameron Drive, Calliope and 41 Blomfield Street, Miriam Vale. If you require any further information in relation to the Gladstone Regional Planning Scheme and the Planning Scheme Policies please contact Council's Development Section on (07) 4977 6851 or 1300 733 343 or email info@gladstonerc.qld.gov.au.

*Planning Act 2016**Sustainable Planning Act 2009*

**GLADSTONE REGIONAL COUNCIL PUBLIC NOTICE OF ADOPTION
OF THE ALIGNMENT AMENDMENT TO THE GLADSTONE
REGIONAL COUNCIL PLANNING SCHEME**

Notice is hereby given that on 20 June 2017 the Gladstone Regional Council made the Alignment Amendment to the Gladstone Regional Council Planning Scheme (being the version as amended by the Major Amendment No. 1) under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* to the Gladstone Regional Council Planning Scheme Major Amendment No. 1 (the Alignment Amendment). The Alignment Amendment will commence on 3 July 2017.

The Alignment Amendment has the purpose and general effect of replacing terminology and language from the *Sustainable Planning Act 2009* with terminology consistent with the *Planning Act 2016* including categories or development and assessment.

The Gladstone Regional Council Planning Scheme Major Amendment 1 will have effect on and from Monday 3 July 2017.

The Alignment Amendment can be viewed online from 3 July 2017 through Council's website at www.grcplanningscheme.com.au and will be available for inspection or purchase at Council's Customer Service Centres located at 101 Goondoon Street, Gladstone, 5 Don Cameron Drive, Calliope and 41 Blomfield Street, Miriam Vale. If you require any further information in relation to the Gladstone Regional Planning Scheme and the Planning Scheme Policies please contact Council's Development Section on (07) 4977 6851 or 1300 733 343 or email info@gladstonerc.qld.gov.au.

**PUBLIC NOTICE
ADOPTION OF LOCAL GOVERNMENT INFRASTRUCTURE PLAN
AMENDMENT**

The Rockhampton Regional Council resolved on 13 June 2017 to adopt the Rockhampton Region Local Government Infrastructure Plan amendment, in accordance with state statutory guidelines. The amendment has been made necessary by statutory changes to the process for preparing a Local Government Infrastructure Plan, not as a result of any substantial change to the Plan or associated Schedule of Works. The amendment forms a part of the Rockhampton Region Planning Scheme (the alignment amendment).

The Local Government Infrastructure Plan Amendment will have effect on and from Monday 3 July 2017.

The Local Government Infrastructure Plan amendment can be viewed online from 3 July 2017 through Council's planning portal Rock ePlan at www.rrc.qld.gov.au and will be available for inspection or purchase at Council's Customer Service Centres, located at 232 Bolsover Street, Rockhampton; Gracemere Shopping World, Corner of the Capricorn Highway and McLaughlin Street, Gracemere; and 32 Hall Street, Mount Morgan.

For more information please contact Council's Strategic Planning unit on (07) 4936 9000 or 1300 22 55 77 or email planningscheme@rrc.qld.gov.au.

Evan Pardon
Chief Executive Officer
Rockhampton Regional Council

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Queensland Government Gazette

GENERAL

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FRIDAY 23 JUNE 2017

[No. 50

Department of Justice and Attorney-General
Brisbane, 21 June 2017

It is notified that, pursuant to Section 21(5) of the *Justices of the Peace and Commissioners for Declarations Act 1991*, each of the persons whose name appears in the schedule hereunder has been appointed and is registered as a Commissioner for Declarations.

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Jamille Maree AITKEN
John Raymond BAKER

Rae-Jon BUNTING
Nicole Andrea DETSIMAS

Sharon Maree PRENDERGAST
Karla Louise WILLIAMSON

Department of Justice and Attorney-General
Brisbane, 21 June 2017

It is notified that, pursuant to Section 23 of the *Justices of the Peace and Commissioners for Declarations Act 1991*, each of the persons whose name appears in the schedule hereunder has resigned as a Commissioner for Declarations.

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Thomas Leowen MCDONNELL

Stewart Ross WALLACE

Department of Justice and Attorney-General
Brisbane, 21 June 2017

It is notified that, pursuant to Section 21(5) of the *Justices of the Peace and Commissioners for Declarations Act 1991*, each of the persons whose name appears in the schedule hereunder has been appointed and is registered as a Justice of the Peace (Qualified).

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Lori Kate ABELA
David BANCROFT
Noela Fay BURTON
Brooke Marie COLLEDGE
Debra Ann DICKSON

Christine Mary GWIN
Cory Noel HILL
Phillip John JENKINS
Zhao Hua LI
Debra Rae MARTIN

David Charles MCINTYRE
Beth Marree O'KEEFE
Christopher James O'REILLY
Joanne Fiona OSBORNE
Nerada Kim SPELLACY

Department of Justice and Attorney-General
Brisbane, 21 June 2017

It is notified that, pursuant to Section 23 of the *Justices of the Peace and Commissioners for Declarations Act 1991*, each of the persons whose name appears in the schedule hereunder has resigned as a Justice of the Peace (Qualified).

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Todd Ainwell CURTIS
Ronald George LITTLE

Paul Frank PRIOR
Melanie Ann WOOLLEY

CHANGE TO GAZETAL OF JUSTICES OF THE PEACE LISTING

From 26 June 2017, all new appointment and registration, resignation, revocation, prohibition and cessation notices will be published on the Queensland Government website.

As per the *Justices of the Peace and Commissioners for Declarations Act 1991* – Section 21(5), Section 23 (2) (a), Section 24 (2) (b), Section 25 (3) (b) and Section 26 (2) (a), the registrar must publish, on the Queensland Government website, notice of the appointment and registration of a person as a Justice of the Peace or Commissioner for Declarations. On receiving the person's written resignation, the registrar must publish notice of the resignation on the Queensland Government website; and remove the person's registered particulars from the register. The Governor in Council may, by notice given to the registrar, revoke the appointment of a person as an approved justice of the peace or commissioner for declarations for such reason the Governor in Council thinks fit. On receiving a notice, the registrar must publish the notice on the Queensland Government website. The Governor in Council may, by notice given to the registrar, prohibit an appointed justice of the peace or an appointed commissioner for declarations from acting in the office for a period stated in the notice. On receiving a notice, the registrar must publish the notice on the Queensland Government website. A person who ceases to hold office as a justice of the peace or as a commissioner for declarations by virtue of being disqualified under a provision of this Act must immediately notify the registrar. The registrar, upon receiving such a notification is to publish notice of cessation of office on the Queensland Government website.

The following transitional changes will continue to be published in the Queensland Government Gazette:

- Justice of the Peace or Justice of the Peace (Commissioner for Declarations) to Commissioner for Declarations
- Commissioner for Declarations to Justice of the Peace, and
- Justice of the Peace (Commissioner for Declarations) to Justice of the Peace

NOTIFICATION OF THE FILLING OF ADVERTISED VACANCIES

The following appointments to various positions have been made in accordance with the provisions of the *Public Service Act 2008*.

NOTIFICATION OF THE FILLING OF APPOINTMENTS PART I

A public service officer, tenured general employee or a tenured public sector employee of a public sector unit listed in schedule 1 of *Public Service Regulation 2008* who wishes to appeal against a promotion listed in Part 1 must give a written Appeal Notice within 21 days following gazettal of the promotion to –

Industrial Registrar

Industrial Registry

Email: qirc.registry@justice.qld.gov.au

Web Address: www.qirc.qld.gov.au for Appeal Notice

For general enquiries prior to lodgement of an appeal:

Contact PSC Advisory Service 1300 038 472 or email pscenquiries@psc.qld.gov.au

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DEPARTMENT OF EDUCATION AND TRAINING				
CO 238338/17	Principal Workforce Relations Consultant, Workforce Relations Unit, Human Resources Branch, Corporate Services Division, Brisbane (A07)	12-06-2017	Parker, Anne	Senior Workforce Relations Consultant, Workforce Relations Unit, Human Resources Branch, Corporate Services Division, Brisbane (A06)
CO 235922/17	Communications Manager, Jobs Queensland Secretariat, Quality and Performance Branch, Training and Skills Division, Ipswich (A08)	03-07-2017	Pflaum, Natalie	Senior Communications Officer, Corporate Services, Department of Aboriginal and Torres Strait Islander Partnerships, Brisbane (A06)
DSR 240420/17	Principal, Kioma State School, Darling Downs South West Region (SL1)	10-07-2017	Lawson, Amy	Teacher, Wandoan State School, Darling Downs South West Region (TCH)
MER 241371/17	Head of Curriculum, Kenmore South State School, Metropolitan Region (HOC)	10-07-2017	Imhoff, Taylor	Teacher, Windsor State School, Metropolitan Region (TCH)
FNR 236160/17	Guidance Officer, Innisfail State School and Cluster, Far North Queensland Region (GO)	10-07-2017	Lizzio, Kathleen	Teacher, Innisfail Inclusive Education Centre, Far North Queensland Region (TCH)
MER 240718/17	Head of Department – Teaching and Learning, Albany Creek State High School (HOD)	10-07-2017	Cathro, Shaun	Teacher, Bribie Island State High School, North Coast Region (TCH)
NCR 240538/17	Head of Special Education Services, Mango Hill State School, North Coast Region (HOSES2)	10-07-2017	Murphy, Carmel	Teacher Special Education Program, Mango Hill State School, North Coast Region (TCH)
CQR 235812/17	Head of Curriculum, Walkerston State School, Central Queensland Region (HOC) (part-time 0.8)	10-07-2017	Acutt, Dearné Michelle	Teacher, Walkerston State School, Central Queensland Region (TCH)
NCR 241419/17	Head of Curriculum, Kawana Waters State College, North Coast Region (HOC)	01-07-2017	Humphreys, Christopher	Teacher, Kawana Waters State College, North Coast Region (TCH)
MER 241243/17	Head of Department – English, Indooroopilly State High School, Metropolitan Region (HOD)	10-07-2017	Pugliese, Kristie	Teacher, Indooroopilly State High School, Metropolitan Region (TCH)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
MER 240816/17	Head of Department – English, Springfield Central State High School, Metropolitan Region (HOD)	10-07-2017	Maynard, Russell	Teacher, Springfield Central State High School, Metropolitan Region (TCH)
SER 234598/17	Head of Department – Physical Education, Springwood State High School, South East Region (HOD)	27-04-2017	Hodges, Steve	Teacher, Springwood State High School, South East Region (TCH)

DEPARTMENT OF HOUSING AND PUBLIC WORKS

215296/16	Project Officer, Housing Delivery Support and Practice, Operations, Housing Services, Brisbane (AO5)	Date of duty	Fyffe, Brett	Project Support Officer, Practice Improvement, Service Delivery, Housing and Homelessness Services, Brisbane City (AO4)
215494/16	Senior Project Officer, Housing Delivery Support and Practice, Operations, Housing Services, Brisbane (AO6)	Date of duty	Kao, Loundy	Project Support Officer, Practice Improvement, Service Delivery, Housing and Homelessness Services, Brisbane (AO4)
240017/17	Senior Superintendent's Representative, Central Queensland Region, Central and South West Queensland, Building and Asset Services, Mackay (AO6)	Date of duty	Gierke, Darren	Delivery Supervisor, Building and Asset Services, Mackay (OO7)

DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL

240897/17	Principal Solution Consultant, Safe Work Healthy People, Human Resources, Corporate Services, Brisbane (AO7)	Date of duty	Ballangarry, Kyliesha	Workplace Health and Safety System Administrator, Workforce Strategy, Human Resources, Public Safety Business Agency, Kedron (AO6)
238886/17	Team Leader, Service Delivery, Information Technology Services, Corporate Services, Brisbane (AO6)	Date of duty	Zaidan, Zeena	Systems Administrator, Service Delivery, Information Technology Services, Corporate Services, Brisbane (AO5)

DEPARTMENT OF NATIONAL PARKS, SPORT AND RACING

229661/16	Senior Project Officer, Assessment and Approvals, Technical Services, Queensland Parks and Wildlife Service, Brisbane City (AO6)	Date of duty	Connell, Lara Simonne	Senior Conservation Officer, Projects Planning and Information Technology, Park Services, Queensland Parks and Wildlife Service, Brisbane City (PO3)
235496/17	Ranger, Central Region, Northern Parks and Forests, Queensland Parks and Wildlife Service, Eungella (OO5)	Date of duty	Lennox, Greg	Ranger, Central Region, Northern Parks and Forests, Queensland Parks and Wildlife Service, Eungella (OO4)
235496/17	Ranger, Central Region, Northern Parks and Forests, Queensland Parks and Wildlife Service, Rockhampton (OO5)	Date of duty	Collins, Neil	Ranger, Central Region, Northern Parks and Forests, Queensland Parks and Wildlife Service, Taunton National Park (OO3)
213836/16	Senior Project Officer, Commercial and Recreation Development, Innovation and Engagement Directorate, Strategic Policy and Racing Industry Governance, Brisbane (AO5)	Date of duty	O'Neill, Michael	Ranger In Charge, South East Queensland Region, Southern Parks and Forests, Queensland Parks and Wildlife Service, Samford (OO6)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DEPARTMENT OF NATURAL RESOURCES AND MINES				
238104/17	Team Leader Employee and Industrial Relations, Human Resources and Communications, Business and Corporate Partnerships, Brisbane (AO7)	Date of duty	Vercoe, Karina	Senior Human Resources Officer, Human Resources and Communications, Business and Corporate Partnerships, Brisbane (AO6)
240590/17	Executive Manager, Land and Spatial Information, Natural Resources, Woolloongabba (AO8)	Date of duty	McAlpine, Nichola	Team Leader, Operations Support, Natural Resources, Brisbane (AO7)
QUEENSLAND ART GALLERY				
QAG 610/17	Assistant Team Leader, Protection and Visitor Services, Operations and Governance, Brisbane (OO4)	13-05-2017	Roberts, Timothy James	Gallery and Visitor Services Officer, Protection and Visitor Services, Operations and Governance, Brisbane (OO2)
QUEENSLAND HEALTH				
228998/16	Manager Business Support, Central Queensland, Local Ambulance Service Network, Queensland Ambulance Service, Rockhampton (AO7)	Date of duty	Hehir, Greg	Manager Community Education, Community Education, Capability and Development, Head Office, Queensland Ambulance Service, Rockhampton (AO6)
QUEENSLAND MUSEUM				
QMB 207/17	Manager, Online Services, Corporate Services, Queensland Museum Network, Brisbane (AO7)	12-06-2017	Manalac, Ricardo Descargar	Developer, Corporate Services, Queensland Museum Network, Brisbane (AO5)
QUEENSLAND POLICE SERVICE				
233892/17	Senior Executive Services Officer, Policy and Performance, Organisational Capability Command, Strategy Policy and Performance, Brisbane (AO6)	Date of duty	Forrester, Janelle Faye	Executive Services Officer, Ministerial Services, Planning and Performance, Policy and Performance, Brisbane (AO5)
QUEENSLAND TREASURY				
239363/17	Senior Investigations Officer – Level 1, Specialist Services, Payroll Tax, Office of State Revenue, Brisbane City (AO5)	Date of duty	Ashford, Jayne	Investigations Officer – Level 2, Payroll Tax, Office of State Revenue, Brisbane City (AO4)
DEPARTMENT OF SCIENCE, INFORMATION TECHNOLOGY AND INNOVATION				
239791/17	Senior Customer Experience Officer, Customer Channels, Advisory and Business Development Services, Queensland Shared Services, Brisbane City (AO6)	Date of duty	Goldsbrough, Kate	Customer Insight Officer, One Stop Shop, Digital Productivity and Services, Brisbane City (AO5)
DEPARTMENT OF STATE DEVELOPMENT				
236585/17	Senior Project Officer, Business Support and Asset Management, State Development Areas, Coordinator General, Brisbane (AO5)	Date of duty	McCann, Felicity	Project Officer, Business Support and Asset Management, State Development Areas, Coordinator General, Brisbane (AO4)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DEPARTMENT OF TRANSPORT AND MAIN ROADS				
237413/17	Materials Technologist, Downs South West Region, Program Delivery and Operations, Infrastructure Management and Delivery, Toowoomba (PO3)	Date of duty	Kratzmann, Benjamin	Assistant Materials Technologist, Technical Services, Darling Downs District, Downs South West Region, Program Delivery and Operations, Infrastructure Management and Delivery, Toowoomba (PO2)
236560/17	Senior Analytics Advisor, Transport System Management, Transport Strategy and Planning, Policy, Planning and Investment, Brisbane (AO6)	Date of duty	Motta, Marco	Senior Correspondence Officer, Government and Media Relations, Office of the Deputy Director-General, TransLink, Brisbane (AO5)

NOTIFICATION OF THE FILLING OF APPOINTMENTS PART II

Appointments have been approved to the undermentioned vacancies.
Appeals do not lie against these appointments.

APPOINTMENTS PART II – NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
DEPARTMENT OF EDUCATION AND TRAINING			
MER 240315/17	Principal, Oakleigh State School, Metropolitan Region (SL4)	14-06-2017	Carstairs, Suzanne
SER 239368/17	Deputy Principal, Coomera Springs State School, South East Region (DSL2)	05-06-2017	Morris, Benjamin Kendall
MER 240754/17	Principal, Seville Road State School, Metropolitan Region (SL2)	10-07-2017	Kuskey, Karen Jane
NQR 239758/17	Principal, Barkly Highway State School, North Queensland Region (SL4)	16-06-2017	Payne, Christien
SER 241546/17	Principal, New State School at Coomera East, South East Region (SL5)	10-07-2017	Hadwen, Shirley
SER 241518/17	Principal, New State School Yarrabilba, South East Region (SL5)	10-07-2017	Harrex, Lee
DSR 242095/17	Principal, Toogoolawah State School, Darling Downs South West Region (SL3)	10-07-2017	Case, Jonathan
MER 240350/17	Principal, Brisbane Central State School, Metropolitan Region (SL3)	10-07-2017	Grogan, Michael
MER 240540/17	Principal, Shorncliffe State School, Metropolitan Region (SL3)	10-07-2017	Melanie Rehm
MER 240554/17	Head of School – Primary, Whites Hill State College, Metropolitan Region (SL3)	10-07-2017	Hennessey, Amy

APPOINTMENTS PART II – NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
MER 240566/17	Head of School – Secondary, Whites Hill State College, Metropolitan Region (SL3)	10-07-2017	Ward, Benjamin
SER 241500/17	Deputy Principal, Palm Beach-Currumbin State High School, South East Region (DSL3)	10-07-2017	West, Alison
NCR 240562/17	Principal, Caloundra South State School, North Coast Region (SL5)	10-07-2017	Baggs, Noel
DSR 586/17	Principal, The Gums State School, Darling Downs South West Region (SL1)	10-07-2017	Bougoure, Roslyn

GASFIELDS COMMISSION QUEENSLAND

GFCQ 2/17	Policy and Engagement Director, Policy and Engagement, Brisbane (SO)	12-06-2017	Jeory, Liam
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DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL

236268/17	Principal Crown Prosecutor, Southport Chambers, South East Queensland Region, Office of the Director of Public Prosecutions, Southport (SO)	Date of duty	Wallis, Clayton
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DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL – OFFICE OF INDUSTRIAL RELATIONS

238389/17	Director Construction Strategy and Compliance, Regional Workplace Health and Safety Queensland Compliance Services, Compliance and Business Engagement, Office of Industrial Relations, Bowen Hills (SO)	Date of duty	Brooker, Daryl
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DEPARTMENT OF NATIONAL PARKS, SPORT AND RACING

* 228523/16	Executive Director, Directorate, Northern Parks and Forests, Queensland Parks and Wildlife Service, Brisbane (SES2(H))	Date of duty	Newman, Ian (James)
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* Contract for 3 (three) years with possible extension.

DEPARTMENT OF NATURAL RESOURCES AND MINES

* 234608/17	Executive Director, Strategic Policy, Policy, Brisbane (SES3(L))	Date of duty	Andrew, Matthew
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* Contract for 3 (three) years with possible extension.

QUEENSLAND FAMILY AND CHILD COMMISSION

QFCC 3/17	Principal Advisor, Finance, Corporate Services, Research and Corporate Services, Brisbane (A07)	12-06-2017	Bateman-Ellison, Sandra
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QUEENSLAND FIRE AND EMERGENCY SERVICES

* 230365/16	Executive Director, Executive, Ministerial and Corporate Services, Queensland Fire and Emergency Services, Brisbane (SES2-H)	20-03-2017	Stevenson, Adam Alexander
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* Contract for fixed term of 3 (three) years.

QUEENSLAND TREASURY

* 237686/17	Director, Agency Performance, Brisbane (SES2(H))	Date of duty	Sadikaj, Luan
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* Contract for 3 (three) years with possible extension.

APPOINTMENTS PART II – NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
DEPARTMENT OF STATE DEVELOPMENT			
#*222781/16	Assistant Coordinator-General, Land Acquisition and Project Delivery, Coordinator-General, Brisbane (SES2(H))	16-12-2016	Smeltzer, Kerry
* Contract for 3 (three) years with possible 2 (two) years extension. # This is a correction to a notice published on Friday 09-06-2017.			
DEPARTMENT OF TRANSPORT AND MAIN ROADS			
* 238915/17	Executive Director (Road and Rail Safety), Land Transport Safety, Customer Services, Safety and Regulation, Brisbane (SES2)	Date of duty	Robinson, Joanna
* Contract until 25-08-2017 with possible extension.			

GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM 1 JULY 2013 INCLUDES 2.4% CPI INCREASE

	New Price	GST	Total
EXTRAORDINARY GAZETTE - FULL PAGE TEXT			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 227.77	\$ 22.78	\$ 250.55
PROFESSIONAL REGISTER AND LISTS GAZETTES			
Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$ 135.52	\$ 13.55	\$ 149.07
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$ 115.42	\$ 11.54	\$ 126.96
NATURAL RESOURCES AND MINES GAZETTE AND TRANSPORT AND MAIN ROADS GAZETTE			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 143.79	\$ 14.38	\$ 158.17
LOCAL GOVERNMENT GAZETTE			
Formatted electronic files or E-mail (must be compatible) Full page text	\$ 227.77	\$ 22.78	\$ 250.55
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$ 264.06	\$ 26.41	\$ 290.47
Single column, all copy to set	\$ 2.42	\$ 0.24	\$ 2.66
Double column, all to set	\$ 4.90	\$ 0.49	\$ 5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.88	\$ 0.09	\$ 0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.78	\$ 0.18	\$ 1.96
VACANCIES GAZETTE IS NO LONGER PUBLISHED - APPOINTMENT NOTICES NOW APPEAR WITHIN THE GENERAL GAZETTE			
GENERAL GAZETTE - FULL PAGE TEXT			
Formatted electronic files or E-mail (must be compatible)	\$ 227.77	\$ 22.78	\$ 250.55
Formatted electronic files or E-mail (that require formatting to make compatible)	\$ 264.06	\$ 26.41	\$ 290.47
GENERAL GAZETTE - PER MM TEXT			
Single column, all copy to set	\$ 2.42	\$ 0.24	\$ 2.66
Double column, all to set	\$ 4.90	\$ 0.49	\$ 5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.88	\$ 0.09	\$ 0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.78	\$ 0.18	\$ 1.96
GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON-APPEALABLE)			
APPOINTMENTS - PART I & PART II			
2 lines	\$ 44.28	\$ 4.43	\$ 48.71
3 lines	\$ 61.99	\$ 6.20	\$ 68.19
4 lines	\$ 79.70	\$ 7.97	\$ 87.67
5 lines	\$ 92.98	\$ 9.30	\$ 102.28
6 lines	\$ 110.69	\$ 11.07	\$ 121.76
7 lines	\$ 123.97	\$ 12.40	\$ 136.37
8 lines	\$ 137.25	\$ 13.73	\$ 150.98
9 lines	\$ 150.54	\$ 15.05	\$ 165.59
SUBMISSION DEADLINES:			
DEPARTMENTAL APPOINTMENT SUBMISSIONS - PART I & PART II	before 12 noon on Tuesday		
GENERAL GAZETTE SUBMISSIONS	before 12 noon on Wednesday		
LOCAL GOVERNMENT GAZETTE SUBMISSIONS	before 12 noon on Wednesday		
EXTRAORDINARY GAZETTE SUBMISSIONS	any day of the week		
For more information regarding Gazette notices, please email: gazette@hpw.qld.gov.au Prices are GST inclusive unless otherwise stated.			

Queensland Treasury
Brisbane, 1 March 2017

Industrial Relations Act 2016

ISSUING OF GUIDELINES UNDER SECTION 765

I, Julie Steel, Industrial Registrar, hereby issue under subsection 765(1) of the *Industrial Relations Act 2016*, reporting guidelines for the purpose of section 765 of that Act, entitled *Reporting Guidelines for the purposes of section 765*.

The *Reporting guidelines for the purposes of reporting under section 763* commenced on 1 March 2017.

Application

1. These reporting guidelines are made under section 765 of the *Industrial Relations Act 2016* (the Act).
2. These reporting guidelines apply to all general purpose financial reports (GPFR), including a concise financial report, as defined in section 778 of the Act except where the Industrial Registrar has issued a certificate under section 785 to the reporting unit for that financial year.
3. In the event of a conflict between a requirement of these reporting guidelines and a requirement of an Australian Accounting Standard, the requirement of the Australian Accounting Standard prevails unless there has been a determination under section 750 of the Act that the Standard or the relevant part of the Standard does not apply in relation to an organisation or a class of organisations.

Operative date

4. These reporting guidelines apply to each financial year of a reporting unit that ends on or after 1 March 2017.

Purpose of reporting guidelines

5. These reporting guidelines apply for the purposes of section 763 of the Act.
6. Under subsection 763(1) of the Act a reporting unit is required to have a GPFR prepared. The GPFR must be prepared in accordance with the Australian Accounting Standards. These reporting guidelines prescribe disclosure requirements in addition to those prescribed by Australian Accounting Standards having in mind the nature of organisations registered under the Act.
7. The disclosure requirements prescribed by these reporting guidelines are directed towards providing members of a reporting unit with information to enable them to gauge the performance of the committee of management and other holders of office in relation to the financial management of the reporting unit. In addition, the reporting guidelines seek to improve the quality of information available to users of the GPFR about the reporting unit's economic support of, or economic dependency on, other reporting units of the organisation and other entities.

General requirements for presentation and disclosures in GPFR

8. It is a requirement that all reporting units apply the Tier 1 reporting requirements as per the Australian Accounting Standard AASB1053 *Application of Tiers of Australian Accounting Standards*.
9. The reporting unit must disclose in the notes to the financial statements the notice required by subsection 787(6) of the Act drawing attention to subsections (1), (2) and (3) of section 787 and setting out those subsections.
10. Where a reporting unit's ability to continue as a going concern is reliant on the agreed financial support of another reporting unit(s) this must be disclosed in the notes to the financial statement as required by the relevant accounting and auditing standards, namely AASB 101 *Presentation of Financial Statements* paragraph 25 and ASA 570 *Going Concern* paragraph 19. The reporting unit must also disclose:
 - a) the name of the reporting unit(s) from which the agreed financial support may be derived; and
 - b) the terms and conditions attached to this agreed financial support.
11. Where a reporting unit has agreed to provide financial support to ensure another reporting unit(s) has the ability to continue as a going concern this must be disclosed in the notes to the financial statement. The reporting unit must disclose:
 - a) the name of the reporting unit(s) to which the agreed financial support is directed;
 - b) the terms and conditions attached to this agreed financial support.

12. Where a reporting unit acquires an asset or a liability, or a group of assets and liabilities, during the financial year as a result of:
 - a) an amalgamation under Part 14 of Chapter 12 of the Act in which the organisation (of which the reporting unit forms part) was the amalgamated organisation; or
 - b) a restructure of the branches of the organisation; or
 - c) a determination by the Registrar under section 755 of the Act of an alternative reporting structure for the organisation; or
 - d) a revocation by the Registrar under section 759 of the Act of a certificate issued to an organisation under section 755,

the reporting unit must disclose in the notes to the financial statements, in addition to the information otherwise required by the Australian Accounting Standards, in respect of each such asset or class of assets or each such liability or class of liabilities:

- a) date acquired;
- b) description; and
- c) name of the entity (including a reporting unit of the organisation or that of another organisation) from which it was acquired.

A class of assets is a grouping of assets of a similar nature and use in the operations of the reporting unit. Classes of liabilities are groupings based on similar characteristics of the liability.

13. If the disclosures above are not applicable because the activities identified in paragraphs 10, 11 and 12 have not occurred in the reporting period, a statement to this effect must be included in the GPFR.

Statement of comprehensive income

Revenue

14. Balances for the following items of revenue must be disclosed by the reporting unit in the notes to the financial statements, unless already disclosed on the face of the statement of comprehensive income in accordance with Australian Accounting Standards:
 - a) entrance fees or periodic subscriptions (in these guidelines referred to as membership subscriptions) in respect of membership of the organisation;
 - b) where, under the rules of the organisation or a branch of the organisation, a reporting unit may receive from another reporting unit of the organisation a capitation fee:
 - i. the amount from each reporting unit; and
 - ii. the name of each such reporting unit;
 - c) where compulsory levies are raised from the members or as appeals for voluntary contributions (including whip rounds) for the furtherance of a particular purpose:
 - i. the amount; and
 - ii. a brief description of the purpose of each such levy or appeal;
 - d) donations or grants (other than voluntary contributions referred to in subparagraph c); and
 - e) where the reporting unit is in receipt of any other financial support from another reporting unit of the organisation:
 - i. the name of the reporting unit(s) from which the financial support is derived; and
 - ii. the amount of financial support derived from the other reporting unit(s).
15. If the disclosures above are not applicable because the activities identified in paragraph 14 have not occurred in the reporting period, a statement to this effect must be included in the GPFR.

Expense

16. Balances for the following items of expense must be disclosed by the reporting unit in the notes to the financial statements, unless already disclosed on the face of the statement of comprehensive income in accordance with Australian Accounting Standards:
 - a) expenses incurred as consideration for employers making payroll deductions of membership subscriptions;

- b) where, under the rules of the organisation or a branch of the organisation, the reporting unit must pay to another reporting unit of the organisation a capitation fee:
 - i. the amount paid to each entity; and
 - ii. the name of each entity to which monies were paid;
- c) where fees and periodic subscriptions are paid in respect of its affiliation to any political party, any federation, congress, council or group of organisations, or any international body having an interest in industrial matters:
 - i. the amount paid to each entity; and
 - ii. the name of each entity to which monies were paid;
- d) where compulsory levies have been imposed on the reporting unit, for each such levy:
 - i. the amount;
 - ii. a brief description of purpose; and
 - iii. the name of the entity imposing the levy (including another reporting unit of the organisation);
- e) where grants or donations have been paid:
 - i. the total amount paid in grants that were \$1,000 or less;
 - ii. the total amount paid in grants that exceeded \$1,000;
 - iii. the total amount paid in donations that were less than \$1,000; and
 - iv. the total amount paid in donations that exceeded \$1,000;

Please note that loans, grants and donations that exceed \$1,000 must be separately disclosed in a register as per section 748 of the Act. This register is to be included in the operating report as per s 764(2)(f) of the Act and lodged with the Industrial Registrar as per section 784 of the Act.

- f) employee expenses related to holders of office of the reporting unit by each of the following categories:
 - i. wages and salaries;
 - ii. superannuation;
 - iii. leave and other entitlements;
 - iv. separation and redundancies; and
 - v. other employee expenses (specify if material);
 - g) employee expenses related to employees (other than holders of offices) of the reporting unit by each of the following categories:
 - i. wages and salaries;
 - ii. superannuation;
 - iii. leave and other entitlements;
 - iv. separation and redundancies; and
 - v. other employee expenses (specify if material);
 - h) fees and/or allowances (other than any amount included in an amount referred to in subparagraphs (f) or (g) of this paragraph) paid to persons in respect of their attendances as representatives of the reporting unit at conferences or other meetings;
 - i) expenses (other than expenses included in an amount referred to elsewhere in this paragraph) incurred in connection with holding meetings of members of the reporting unit and any conferences or meetings of councils, committees, panels or other bodies for the holding of which the reporting unit was wholly or partly responsible;
 - j) legal costs and other expenses related to:
 - i. litigation; and
 - ii. other legal matters;
 - k) penalties imposed on the organisation under the Act with respect to conduct of the reporting unit.
17. If the disclosures above are not applicable because the activities identified in paragraph 16 have not occurred in the reporting period, a statement to this effect must be included in the notes to the GPFR.

Statement of financial position

18. Where an item is disclosed on the face of the statement of financial position as:
- a) a receivable or other right to receive cash; or
 - b) a payable or other financial liability; and
 - c) the item or a part of the item has been derived as a result of one or more transactions and/or other past events with another reporting unit of the organisation,
- the following additional disclosures must be made in the notes to the financial statements about the item or part of the item:
- d) the name of the other reporting unit; and
 - e) the amount attributable to the other reporting unit.
19. If the disclosures above are not applicable because the activities identified in paragraph 18 have not occurred in the reporting period, a statement to this effect must be included in the GPFR.

Liabilities

20. Total amounts for the following items must be disclosed by the reporting unit in the notes to the financial statements, unless already disclosed on the face of the statement of financial position in accordance with Australian Accounting Standards:
- a) payables to employers as consideration for the employers making payroll deductions of membership subscriptions;
 - b) payables in respect of legal costs and other expenses related to:
 - i. litigation; and
 - ii. other legal matters;
 - c) employee provisions in respect of holders of offices in the reporting unit by:
 - i. annual leave;
 - ii. long service leave;
 - iii. separation and redundancies;
 - iv. other employee provisions; and
 - d) employee provisions in respect of employees (other than holders of offices) of the reporting unit by:
 - i. annual leave;
 - ii. long service leave;
 - iii. separation and redundancies; and
 - iv. other employee provisions.
21. If the disclosures above are not applicable because the activities identified in paragraph 20 have not occurred for the reporting period, a statement to this effect must be included in the GPFR.

Statement of changes in equity

22. Total amounts for the following items must be disclosed by the reporting unit in the notes to the financial statements, unless already disclosed on the face of the statement of financial position or statement of changes in equity, or in the associated notes in accordance with Australian Accounting Standards:
- a) name and balance of each fund or account operated in respect of compulsory levies raised by the reporting unit or voluntary contributions collected from members of the reporting unit;
 - b) where monies, or the balance of monies referred to in subparagraph (a) have been invested in any assets:
 - i. the name of the fund or account; and
 - ii. the value of those assets;
 - c) name and balance of each fund or account operated (other than the general fund or a fund referred to in (a)), the operation of which is required by the rules of the organisation including the rules of a branch of the organisation;

- d) where there has been transfer(s) and/or withdrawal(s) to a fund, account or controlled entity, when any of these are kept for a specific purpose(s) by the reporting unit:
 - i. the amount transferred to, or withdrawn;
 - ii. the name of the fund, account or controlled entity; and
 - iii. the specific purpose of the fund, account or controlled entity; and
- e) the balance of the general fund.

23. If the disclosures above are not applicable because the activities identified in paragraph 22 have not occurred in the reporting period, a statement to this effect must be included in the GPFR.

Statement of cash flows

24. Where another reporting unit and/or related party of the organisation is the source of a cash inflow or the application of a cash outflow, such cash flow should be separately disclosed either in the cash flow statement or in the notes to the financial statements and show the name of the other reporting unit and/or related party concerned.
25. If the disclosures above are not applicable because the activities identified in paragraph 24 have not occurred in the reporting period, a statement to this effect must be included in the notes to the GPFR.

Additional reporting requirements

26. Where a reporting unit's financial affairs are administered by another entity (the other entity), the reporting unit must disclose in a separate note in the GPFR a detailed breakdown of all services provided and expenses incurred. This will also include:

- a) the name of the other entity;
- b) the terms and conditions of the arrangement;
- c) a narrative description as to the nature of the expenses and/or consultancy services provided.

Where applicable, such disclosure shall be in accordance with the disclosure requirements of the Australian Accounting Standards, the Act and these reporting guidelines.

27. Any payments made during the reporting period to a former related party of the reporting unit, where the liability was incurred during the period in which a related party relationship existed, must be disclosed under the related party transaction note in the GPFR as though the related party relationship existed at the date of payment.¹

Operating report

28. The operating report must set out the information required under section 764 of the Act and:
- a) identify the officer(s) who prepared the report;
 - b) be signed by the officer(s) who prepared the report; and
 - c) be dated by each officer who has signed the report as at the date on which the officer signs the report.

Committee of management statement

29. For the purposes of subsection 763(2)(c) of the Act, the reporting unit must prepare a committee of management statement containing declarations by the committee of management in relation to the GPFR.
30. The committee of management statement must include declarations by the committee of management as to whether in their opinion:
- a) the financial statements and notes comply with the Australian Accounting Standards;
 - b) the financial statements and notes comply with the reporting guidelines of the Registrar;
 - c) the financial statements and notes give a true and fair view of the financial performance, financial position and cash flows of the reporting unit for the financial year to which they relate;
 - d) there are reasonable grounds to believe that the reporting unit will be able to pay its debts as and when they become due and payable;
 - e) during the financial year to which the GPFR relates and since the end of that year:

- i. meetings of the committee of management were held in accordance with the rules of the organisation including the rules of a branch concerned; and
 - ii. the financial affairs of the reporting unit have been managed in accordance with the rules of the organisation including the rules of a branch concerned; and
 - iii. the financial records of the reporting unit have been kept and maintained in accordance with the Act; and
 - iv. where the organisation consists of two or more reporting units, the financial records of the reporting unit have been kept, as far as practicable, in a manner consistent with each of the other reporting units of the organisation; and
 - v. where information has been sought in any request by a member of the reporting unit or Registrar duly made under section 787 of the Act, that information has been provided to the member or Registrar; and
 - vi. where any order for inspection of financial records has been made by the Queensland Industrial Relations Commission under section 788 of the Act, there has been compliance.
- f) The organisation has complied with the requirements under section 741 of the Act, Financial Management Training, and in so doing confirm the following:
- i. the officer's name and role in the organisation; and
 - ii. the date the officer most recently completed the training
 - iii. the name of the relevant training package

31. The committee of management statement must:

- a) be made in accordance with such resolution as is passed by the committee of management of the reporting unit in relation to the matters requiring declaration;
- b) specify the date of passage of the resolution;
- c) be signed by a designated officer within the meaning of section 753 of the Act; and
- d) be dated as at the date the designated officer signs the statement.

Auditor's statement

32. The auditor's statement required under section 768 of the Act must include a declaration as to whether in the auditor's opinion the GPFR is presented fairly in accordance with any of the following that apply in relation to the reporting unit:
- a) the Tier 1 reporting requirements of the Australian Accounting Standards;
 - b) any other requirements imposed by these Reporting Guidelines or Part 11 of Chapter 12 of the Act.
33. The auditor's statement:
- a) must include a declaration that either:
 - i. the auditor is an approved auditor; or
 - ii. the auditor is a member of a firm where at least one member is an approved auditor; and
 - b) must specify that the auditor:
 - i. is a person who is a member of CPA Australia, The Institute of Chartered Accountants in Australia or the Institute of Public Accountants (formerly the National Institute of Accountants); and
 - ii. holds a current Public Practice Certificate.
34. The auditor's statement must include a declaration, that as part of the audit of the financial statements, they have concluded that management's use of the going concern basis of accounting in the preparation of the reporting unit's financial statements is appropriate.

Glossary of terms

35. The following terms are used in these reporting guidelines—the meaning of any term defined in the Australian Accounting Standards is not modified by the following glossary:

amalgamated organisation has the meaning provided in section 595 of the Act.

approved auditor has the meaning set out in section 595 of the Act.

assets are resources controlled by a reporting unit as a result of past events and from which future economic benefits are expected to flow to the entity.

¹ For example, payments of employment entitlements to former officers of the reporting unit would fall within this category.

Australian Accounting Standards means the accounting standards and interpretations issued by the Australian Accounting Standards Board (AASB).

capitation fees mean amounts which, under the rules of the organisation or a branch of the organisation, a reporting unit may receive from or pay to another reporting unit of the organisation, calculated in accordance with rules of the organisation or branch for the purpose of ongoing general administrative expenses.

cash means cash on hand and demand deposits.

cash equivalent means short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

cash flows means inflows and outflows of cash and cash equivalents.

comparatives mean the corresponding amounts and other disclosures for the preceding financial year presented for comparative purposes as part of the current year's financial report.

control has the same meaning as in Australian Accounting Standard AASB 10 *Consolidated Financial Statements*. Therefore, an investor controls an investee where the investor is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

designated officer is an officer of the reporting unit within the meaning of section 753 of the Act.

employee benefits mean all forms of consideration given by the reporting unit in exchange for services rendered by holders of office or employees or for the termination of employment.

entity means any legal, administrative, or fiduciary arrangement, organisational structure (including a reporting unit of an organisation) or other party (including a person) having the capacity to deploy scarce resources in order to achieve objectives.

equity means the residual interest in the assets of the reporting unit after deducting all its liabilities.

financial records to the extent that they relate to finances or financial administration includes:

- a) a register;
- b) any other record of information;
- c) financial reports or financial records, however compiled, recorded or stored;
- d) a document.

financial statements comprise a statement of financial position, a statement of comprehensive income, a statement of changes in equity, a statement of cash flows and any other statement required by the Australian Accounting Standards (section 763 of Act).

financial support means financial resources provided to ensure that the provision of the principal activities are possible.

financial year in relation to an organisation means the period of 12 months commencing on 1 July in any year, or another period of 12 months as is provided in the rules of the organisation, or a different period in the special circumstances set out in section 598 of the Act.

general administrative expenses includes expenses in respect of the office of the reporting unit, and other expenses that arise at the reporting unit level and relate to the reporting unit as a whole.

general fund means the equity of the reporting unit other than in relation to any fund operated by the reporting unit for a specific purpose.

general purpose financial report has the meaning set out in section 763 of the Act.

grant or donation is taken to have the same meaning as used in section 731 or section 748 of the Act, though it is not limited by amount.

liabilities are present obligations of the reporting unit arising from past events, the settlement of which is expected to result in an outflow from the reporting unit of resources embodying economic benefits.

membership subscriptions mean entrance fees or periodic subscriptions in respect of membership of the organisation.

notes to the financial statements comprise notes required by Australian Accounting Standards and information required by the reporting guidelines (s763 of the Act).

organisation means an organisation registered under the Act.

other entity includes another reporting unit, external entity or other controlled entity of the reporting unit.

payables are amounts owed by the reporting unit to other entities for goods or services delivered.

Act means the *Industrial Relations Act 2016*

Regulations means *the Industrial Relations Regulations 2011*

receivables are amounts owed to the reporting unit by other entities (including members of the reporting unit) for goods or services delivered (including membership subscriptions).

related party has the meaning set out as per the Australian Accounting Standards.

reporting unit has the meaning set out in section 752 of the Act.

revenue are inflows or other enhancements, or savings in outflows of future economic benefits in the form of increase in assets or reductions in liabilities of the reporting unit arising in the course of the reporting unit's ordinary activities that result in an increase in equity during the financial year and that are not relating to contributions from equity participants.

rules of an organisation are the rules that an organisation must have under Chapter 12 of the Act.

whip around means the collection of monies, whether on one or more occasions and whether voluntary or compulsory, by an officer or member of the reporting unit for the purpose of providing financial support to member(s) of the reporting unit and/or assisting the reporting unit to carry out the registered organisation's objects as set out in its rules.

*Public Trustee (Fees & Charges Notice) (No.1) 2017**Public Trustee Act 1978, section 17*

**PUBLIC TRUSTEE
(FEES AND CHARGES NOTICE) (NO.1) 2017**

TABLE OF PROVISIONS

Section	Page
PART 1 – PRELIMINARY.....	5
1. Short title.....	5
2. Commencement	5
3. Definitions.....	5
4. Fees	5
5. Remission of fees.....	5
PART 2 – DECEASED ESTATES.....	5
6. Application of part 2	5
7. Acting as personal representative or administrator.....	5
8. Acting as agent for an executor	6
9. Land dealing – held as joint tenants.....	6
10. Additional Service fees	6
11. Deceased beneficiary	6
PART 3 – DISABILITY SERVICES.....	6
12. Application of part 3	6
13. Fees payable under section 12	6
14. Remission of fee for principal place of residence.....	7
15. Additional Service fees	7
PART 4 – AGENCIES.....	7
16. Application of part 4	7
17. Fee payable under this part	7
18. The public trustee and a capable principal may negotiate fees.....	7
19. Additional Service fees	8
PART 5 – TRUSTS.....	8
20. Application of part 5	8
21. Fees payable in trusts other than testamentary trusts.....	8

Public Trustee (Fees & Charges Notice) (No.1) 2017

22. Remission of fee for principal place of residence.....	8
23. Fees payable for testamentary trusts	8
24. Remission of fee in testamentary trusts for principal place of residence	8
25. Additional Service fees.....	9
26. DGR Charitable Trusts	9
PART 6 – PRISONERS	9
27. Application of part 6	9
28. Fee payable under this part	9
PART 7 - TAXATION SERVICES	9
29. Application of part 7	9
30. Fees payable.....	9
PART 8 - PROPERTY SERVICES	10
31. Application of part 8	10
32. Property management fee	10
33. Valuation fee.....	10
34. Auctioneers and agents commission.....	10
35. Agreed fee or conjunction fee.....	10
PART 9 – INVESTMENT SERVICES.....	10
36. Application of part 9	10
37. Negotiation of investments	10
38. Managing the Public Trustee Investment Funds.....	10
39. Custodial trustee.....	10
40. Corporate trustee services.....	11
PART 10 – SPECIAL FUNCTIONS OF A PUBLIC NATURE	11
41. Application of part 10	11
42. Sanction under Section 59	11
43. Section 61 and 62.....	11
44. Audit of trusts	11
PART 11 - UNCLAIMED MONEYS AND UNCLAIMED PROPERTY	11
45. Application of part 11	11
46. Unclaimed property	11
47. Unclaimed moneys and unclaimed superannuation.....	11
48. Inspecting the register	12

Public Trustee (Fees & Charges Notice) (No.1) 2017

49. Managing the unclaimed moneys fund	12
PART 12 – MISCELLANEOUS SERVICES	12
50. Powers of attorney	12
51. Right of the Crown to bona vacantia	12
52. Reseal of grant of administration	12
53. Application under Workers’ Compensation and Rehabilitation Act 2003	12
54. Disaster appeals fund	13
PART 13 – ADDITIONAL SERVICE FEES	13
55. Application of hourly charge	13
56. Death of Incapacitated person under part 6 of the Act	13
SCHEDULE 1	14
Deceased Estate Fees	14
SCHEDULE 2 - PART A	15
Deceased Estates Standard Units of Effort	15
SCHEDULE 2 – PART B	17
Testamentary Trusts – Standard Units of Effort	17
SCHEDULE 3	18
General Administration Activities and Duties	18
SCHEDULE 4	19
Personal Financial Administration Fee	19
SCHEDULE 5	20
Personal Financial Administration Fee Limited Administration Order	20
SCHEDULE 6	21
Asset Management Fee	21
SCHEDULE 7	22
Trusts Service Level fee	22
SCHEDULE 8	22
Testamentary Trusts Service Level Fee	22
SCHEDULE 9	23
Property Management Services	23
SCHEDULE 10	24
Valuation Fees	24
SCHEDULE 11	25

Public Trustee (Fees & Charges Notice) (No.1) 2017

Auctioneers or Agents Commission	25
SCHEDULE 12.....	26
Negotiating Investments	26
SCHEDULE 13.....	26
Powers of Attorney	26
SCHEDULE 14.....	26
Sanction Fees	26
SCHEDULE 15.....	27
DICTIONARY	27

PART 1 – PRELIMINARY

Pursuant to section 17 of the *Public Trustee Act 1978* (the “Act”) the Public Trustee by this gazette notice fixes the fees and charges for the services the public trustee performs or provides.

1. Short title

This notice may be cited as the *Public Trustee (Fees and Charges Notice) (No.1) 2017*

2. Commencement

This notice commences on 1 July 2017 (the “date of commencement”).

3. Definitions

The dictionary in schedule 15 defines particular words used in this notice.

4. Fees

The undermentioned fees, inclusive of GST, shall be payable to the public trustee in respect of the matters mentioned.

5. Remission of fees

The fees in this gazette notice apply to the types of services specified herein. However pursuant to section 8 of the *Public Trustee Regulation 2012* the public trustee may remit any or all of the fees in any particular estate or matter otherwise payable. The public trustee’s approved community service obligations address the ability of clients of limited means to pay fees for the level of service required by them, by exercising the authority in section 8 of the *Public Trustee Regulation 2012* to remit the fees payable by those clients to an appropriate level.

PART 2 – DECEASED ESTATES

6. Application of part 2

This part applies to deceased estates and matters accepted for administration on or after the date of commencement.

7. Acting as personal representative or administrator

- (1) Subject to subsections (3) and (4), the fee payable for acting as personal representative or administrator under part 3 of the Act are calculated by applying the total number of "standard units of effort" required to administer the estate in schedule 2 part A to determine the appropriate service level as specified in schedule 1;
- (2) The general administration activities and duties for acting under this section are stated in schedule 3;
- (3) The minimum fee for an estate requiring full administration is \$1598.55

-
- (4) Where the only asset is land solely in the name of the deceased and the only action necessary is a transmission application by death with the original will, the fee payable is \$952.45

8. Acting as agent for an executor

- (1) Subject to subsection (2) the fee payable for acting as agent for an executor to administer the estate of a deceased person is calculated by applying the total number of “standard units of effort” required to administer the estate in schedule 2 part A to determine the appropriate service level as specified in schedule 1.
- (2) Where the only action necessary is a transmission application in respect to the deceased’s real property, the fee payable is \$952.45

9. Land dealing – held as joint tenants

The fee payable for acting on the instructions of a surviving joint tenant to record the death of a joint owner of real property is \$586.55

10. Additional Service fees

The public trustee may charge additional service fees for the activities specified in part 13 in addition to the fees fixed in this part.

11. Deceased beneficiary

The fee payable for distributing the funds held for a deceased beneficiary shall be:

- (a) Where the funds held are distributed following the production of probate or a grant of administration - \$318.15
- (b) In all other cases, calculated at the hourly rate, with a minimum fee of \$318.15 and a maximum fee of \$1061.65

PART 3 – DISABILITY SERVICES

12. Application of part 3

Part 3 applies where the public trustee is:

- (a) Appointed as administrator for a financial matter, under the *Guardianship and Administration Act 2000* (the “GAAT Act”); or
- (b) Appointed as manager of the estates of an incapacitated person under part 6 of the Act or acts pursuant to section 79 of the Act.

13. Fees payable under section 12

The annual fees payable under section 12 are:

- (1) (a) Where the public trustee is appointed under chapter 11 part 3 of the GAAT Act as administrator for a financial matter limited to a court sanction of a settlement in favour of an adult:
- (i) An initial establishment fee of \$6051.15; and

-
- (ii) A personal financial administration fee calculated by applying schedule 5; or
 - (b) For any other appointment as administrator under the GAAT Act, a personal financial administration fee calculated by applying schedule 4; or
 - (c) For acting as manager under part 6 of the Act, a personal financial administration fee calculated by applying schedule 4; and
- (2) An asset management fee calculated by applying schedule 6; and
 - (3) For each real estate property or other place of residence the fee is prescribed by schedule 6.

14. Remission of fee for principal place of residence

Where a real estate property is occupied by the client as their principal place of residence the fee prescribed in section 13 (3) shall be remitted.

15. Additional Service fees

The public trustee may charge additional service fees for the activities specified in part 13 in addition to the fees fixed in this part.

PART 4 – AGENCIES

16. Application of part 4

Part 4 applies where the public trustee acts as an attorney under the *Powers of Attorney Act 1998* (the “POA Act”).

- (a) For financial matters;
- (b) Under section 147 of the Act;
- (c) During period of suspension of an enduring power of attorney under section 35 of the *Public Guardian Act 2014*;
- (d) For personal and health matters.

17. Fee payable under this part

Subject to section 18 the fee payable shall be:

- (a) For sections 16(a) or (b) appointments, the fees as prescribed by part 3 sections 13 (1)(b), (2) and (3);
- (b) For sections 16(c) or (d) appointments, the fee is calculated at the hourly rate.

18. The public trustee and a capable principal may negotiate fees

The public trustee and a capable principal may agree (in writing) on the fees payable for acting for the principal provided that if no agreement is reached the fees will be calculated at the hourly rate.

19. Additional Service fees

The public trustee may charge additional service fees for the activities specified in part 13 in addition to the fees fixed in this part.

PART 5 – TRUSTS**20. Application of part 5**

Part 5 applies where the public trustee is appointed or otherwise becomes trustee of property.

21. Fees payable in trusts other than testamentary trusts

Except where the trust instrument provides otherwise, the annual fees payable for acting as trustee of trusts, other than testamentary trusts and DGR charitable trusts, are:

- (a) A service level fee calculated by applying schedule 7;
- (b) An asset management fee calculated by applying schedule 6; and
- (c) For each real estate property the fee is prescribed by schedule 6.

22. Remission of fee for principal place of residence

Where a real estate property held in trust is occupied by the beneficiary as their principal place of residence the fee prescribed in section 21 (c) shall be remitted.

23. Fees payable for testamentary trusts

The fees payable for acting as trustee of a testamentary trust:

- (1) The annual fees payable for the duration of a life or limited interest are:
 - (a) A service level fee calculated by applying schedule 8;
 - (b) An asset management fee calculated by applying schedule 6; and
 - (c) For each real estate property the fee is prescribed by schedule 6.
- (2) The fees payable on the cessation of the life or limited interest are calculated by applying the total number of "standard units of effort" required to complete the administration of the estate in schedule 2 part B to determine the appropriate service level as specified in schedule 1;
- (3) Where there is no life or limited interest forming part of the trust the annual fees payable for the duration of the trust are:
 - (a) A service level fee calculated by applying schedule 7;
 - (b) An asset management fee calculated by applying schedule 6; and
 - (c) For each real estate property the fee is prescribed by schedule 6.

24. Remission of fee in testamentary trusts for principal place of residence

Where a real estate property is occupied by:

- (a) a person who is entitled to a life or limited interest under the trust, or

(b) the beneficiary under the trust as their principal place of residence

the fee prescribed in section 23(1) (c) or 23(3) (c) shall be remitted.

25. Additional Service fees

The public trustee may charge additional service fees for the activities specified in part 13 in addition to the fees fixed in this part.

26. DGR Charitable Trusts

The annual fees and charges payable for acting as trustee of a DGR charitable trust (except for those trusts where the fees and charges were set pursuant to the former s.10(3) of the *Public Trustee Regulations 1989*) shall be as prescribed by the trust instrument, or in the absence of a provision to prescribe fees and charges, a fee of 6% (excluding GST) of the income received for the trust.

PART 6 – PRISONERS

27. Application of part 6

Part 6 applies where the public trustee is managing the property of prisoners under part 7 of the Act.

28. Fee payable under this part

The fee payable under this part shall be calculated at the hourly rate.

PART 7 - TAXATION SERVICES

29. Application of part 7

Part 7 applies to the taxation services provided by the public trustee.

30. Fees payable

Fees calculated at the hourly rate shall apply for the following taxation services:

- (a) Preparation and lodgement of personal and trust income tax returns and other tax documents, including checking of assessments;
- (b) Preparation of partnership and business accounts together with the preparation and lodgement of the relevant taxation returns;
- (c) Conducting research and providing taxation advice;
- (d) Preparation and lodgement of regular Business Activity Statements subject to a minimum annual fee of \$182.75;
- (e) The reconstruction of asset registers required for Capital Gains Tax purposes where such registers were not properly maintained by the deceased or client prior to the public trustee's administration;
- (f) Setting up and maintaining Capital Gains Tax registers during the public trustee's administration or management.

PART 8 - PROPERTY SERVICES

31. Application of part 8

Part 8 applies to the property management, valuation, auctioneering and related services provided by the public trustee.

32. Property management fee

The fees payable for acting as property manager are calculated by applying schedule 9.

33. Valuation fee

The fee payable for carrying out valuation services is calculated by applying schedule 10.

34. Auctioneers and agents commission

The commission payable for acting as auctioneer or selling agent is calculated by applying schedule 11.

35. Agreed fee or conjunction fee

The public trustee may negotiate a fee with the principal or accept a lower fee when acting in conjunction with another agent.

PART 9 – INVESTMENT SERVICES

36. Application of part 9

Part 9 applies to the investment services provided by the public trustee.

37. Negotiation of investments

The fee payable for negotiating and arranging investment of funds, other than in the Public Trustee Investment Funds is stated in schedule 12 and shall apply for the term of such investment.

38. Managing the Public Trustee Investment Funds

- (1) The fee for acting as trustee of the Public Trustee Investment Fund shall be at a rate not exceeding 1.61% (including GST) per annum of the market value of the funds.
- (2) The management fee payable shall be calculated daily by the public trustee and paid monthly in arrears.

39. Custodial trustee

The fee payable for acting as custodial trustee under the *Corporations Act 2001* (Cwth) or the *Superannuation Industry (Supervision) Act 1993* (Cwth) shall be agreed between the parties.

40. Corporate trustee services

The fee payable for providing corporate trustee services in commercial business trusts shall be agreed between the parties.

**PART 10 – SPECIAL FUNCTIONS OF
A PUBLIC NATURE****41. Application of part 10**

Part 10 applies to the functions of the public trustee outlined in part 5 of the Act.

42. Sanction under Section 59

The fee for a sanction by the public trustee under section 59 of the Act of a compromise of actions by or on behalf of persons under a legal disability claiming money or damages or a settlement or a compromise or the acceptance of money paid into court is calculated by applying schedule 14.

43. Section 61 and 62

- (1) Subject to subsection (2), the fee payable for exercising powers under sections 61 and 62 of the Act shall be calculated at the hourly rate.
- (2) Where the public trustee acts under sections 61 or 62 of the Act prior to the acceptance for administration of an estate the minimum fee is \$379.90 in all other cases, the minimum fee is \$505.85.

44. Audit of trusts

The fee payable for the audit of a trust under section 60 of the Act shall be calculated at the hourly rate.

**PART 11 - UNCLAIMED MONEYS AND
UNCLAIMED PROPERTY****45. Application of part 11**

Part 11 applies to the functions of the public trustee as outlined in part 8 of the Act.

46. Unclaimed property

The fee payable to administer unclaimed property pursuant to part 8 division 2 of the Act shall be calculated at the hourly rate.

47. Unclaimed moneys and unclaimed superannuation

The fee payable for receipt of unclaimed moneys pursuant to part 8 division 1 of the Act and moneys held unclaimed on behalf of estates and trusts and transferred to the unclaimed moneys fund pursuant to section 116 of the Act shall be \$244.55.

48. Inspecting the register

The fee for inspecting the unclaimed moneys register shall be:

- (a) Fee for inspecting the register
\$35.55 per name searched
- (b) Paper copy of details from the register
\$2.25 per page up to 20 pages
In excess of 20 pages at the hourly rate for the time taken to prepare the paper copy
- (c) Providing an electronic copy of register
Charged at the hourly rate for the time taken to prepare and dispatch the electronic copy.

49. Managing the unclaimed moneys fund

The fee for managing the unclaimed moneys fund shall be at the rate of 6.6% per annum on the first \$50,000 of income received and then at the rate of 5.5% per annum on the excess income over \$50,000.

PART 12 – MISCELLANEOUS SERVICES**50. Powers of attorney**

- (1) Subject to subsection (2), the fees payable for the preparation or revocation of an enduring power of attorney or general power of attorney are stated in schedule 13.
- (2) Where the public trustee is appointed as the primary attorney under a power of attorney, no fee shall be payable for the preparation of the document.

51. Right of the Crown to bona vacantia

The fee payable for the preparation and making of an application for the waiver of the rights of the Crown to bona vacantia shall be calculated at the hourly rate with a minimum fee of \$404.85.

52. Reseal of grant of administration

The fee payable for resealing a grant of administration made outside Queensland or obtaining a grant in Queensland on behalf of an executor or administrator resident outside Queensland where the public trustee does not administer the Queensland estate shall be calculated at the hourly rate.

53. Application under Workers' Compensation and Rehabilitation Act 2003

The fee payable for making, investigating or prosecuting an application for compensation under section 111 of the *Workers' Compensation and Rehabilitation Act 2003* or for conducting any appeal or reference under the provisions of that Act shall be calculated at the hourly rate.

54. Disaster appeals fund

- (1) Subject to subsection (2), the fee payable for administering and managing the disaster appeals fund shall be 2.47% of interest received on such moneys held on behalf of the disaster appeals fund in the common fund and 1.1% of other income received.
- (2) No fee shall be charged in respect of moneys paid to or representing the proceeds of property transferred to or vested in the public trustee under the provisions of sections 35B, 35C, or 35D of the *Collections Act 1966*.

PART 13 – ADDITIONAL SERVICE FEES**55. Application of hourly charge**

- (1) Additional Service fees calculated at the hourly rate shall be payable, when acting in any capacity or carrying out or undertaking any of the activities set out in this part:
 - (a) Arranging and authorising a funeral or cremation for a deceased person where there is no other person able or willing to do so.
 - (b) Providing instructions or other information to the Official Solicitor to the Public Trustee in regard to legal services provided by the Official Solicitor.
 - (c) Undertaking genealogical research to establish entitlements to a deceased person's estate.
 - (d) Dealing with or disposing of household furniture, effects, chattels and jewellery where there is no agreement in writing from the beneficiaries or other persons having a claim.
 - (e) Taking necessary action to deal with or preserve a client's interest in a trust, corporation, business or partnership.
 - (f) The collection or payment of considerable debts owing to or by a client at the time of commencement of the public trustee's management or administration.
 - (g) Any other activity undertaken by the public trustee for which no fee has been set in this notice.
- (2) The activities set out in this section are in addition to and not included in the activities set out in schedules 2 and 3.

56. Death of Incapacitated person under part 6 of the Act

The fee payable for the disposal of property on death under section 88 of the Act shall be:

- (a) Where the property held is disposed of following the production of probate or a grant of administration - \$318.15;
- (b) In all other cases, calculated at the hourly rate, with a minimum fee of \$318.15 and a maximum fee of \$1061.65.

Peter Carne

The Public Trustee of Queensland

SCHEDULE 1

DECEASED ESTATE FEES

Standard units of effort	Service level	Fee (including GST)
1-20	1	\$421.55
21-30	2	\$586.55
31-40	3	\$952.45
41-50	4	\$1208.95
51-75	5	\$1431.05
76-90	6	\$1598.55
91-110	7	\$2182.85
111-130	8	\$3148.40
131-150	9	\$3630.60
151-170	10	\$4114.00
171-190	11	\$4604.50
191-225	12	\$5446.60
226-265	13	\$6417.00
266-305	14	\$7384.85
306-345	15	\$8352.90
346-385	16	\$9317.25
386-450	17	\$10896.85
451-515	18	\$12474.15
516-615	19	\$14894.60
616-715	20	\$17313.90
716-815	21	\$19734.50
816-965	22	\$23355.70
966-1115	23	\$26993.60
1116-1315	24	\$31834.60
OVER 1315	25	Calculated at the hourly rate

Note: The service level of the fee payable as stated in schedule 1 is determined by the aggregate of the individual standard units of effort:

- (a) for dealing with the components of the administration under part 2 as stated in schedule 2 part A;
- (b) for dealing with the components of the administration under part 5 section 25(2) as stated in schedule 2 part B.

SCHEDULE 2 - PART A
DECEASED ESTATES STANDARD UNITS OF EFFORT

Activity	Standard units of effort
General administration activities and duties when acting in accordance with section 6 and described in schedule 3	75
Filing election to administer	50
Obtaining an order to administer	75
Identifying and establishing beneficiaries and their entitlements – for each beneficiary above 3	10
For each specific bequest	5
For each beneficiary resident out of Australia	20
Real property – solely owned	40
Real property – owned as joint tenants	30
For each bank, building society or credit union cheque or savings account	15
For each superannuation fund benefit paid to the estate	40
For each life policy of assurance	25
For each holding of shares or units in an entity listed on a stock exchange	30
For each holding invested in the Public Trustee Investment Funds	20
For each holding invested in a managed investment fund (excluding Public Trustee Investment Funds)	30
For each fixed interest investment or term deposit with a financial institution	30
Obtaining a refund of nursing home entry contributions.	25
For each trust account held by a nursing home, hospital or other institution	15
For dealing with wages, holiday pay, long service leave and other worker entitlements	25
For dealing with a pension in Australia, other than from the department of social security or the department of veterans affairs	15

Activity	Standard units of effort
For dealing with an overseas pension	25
For each motor vehicle, caravan, boat and trailer	20
For the collection of damages or workers compensation due at time of death	25
For each debt due to the deceased	15
For each loan due to the deceased	15
For dealing with funds held by the public trustee in another capacity	25
For each interest in the estate of another deceased person	25
For each weapon	15
For each funeral benefit payable, other than from the department of social security	25
For each medical practitioner or hospital claim lodged for refund with a medical insurance fund	15
For each mortgage debt owing to the deceased	50
For dealing with farm machinery	30
For dealing with livestock	30
For each liability which is secured by an encumbrance over other assets	25
For each unsecured liability as at the date of death in excess of 5	10
For each joint equity holding	15

Note 1. For each asset (other than realty or equity holdings) held as joint tenants with another person and where the public trustee is taking action to record the death of the deceased, the relevant standard unit of effort is reduced by 50%.

Note 2. For each asset and liability held or registered outside of Australia, the standard unit of effort is increased by 50%.

SCHEDULE 2 – PART B
TESTAMENTARY TRUSTS – STANDARD UNITS
OF EFFORT

Activity	Standard units of effort
General trustees duties in winding up trust on cessation	25
Identifying and establishing beneficiaries and their entitlements – for each beneficiary above 3	10
For each specific bequest	5
For each beneficiary resident out of Australia	20
Real property – solely owned	20
For each bank, building society or credit union cheque or savings account	8
For each superannuation fund benefit paid to the estate	20
For each life policy of assurance	13
For each holding of shares or units in an entity listed on a stock exchange	15
For each holding invested in the public trustee investment funds	10
For each holding invested in a managed investment fund (excluding public trustee investment funds)	15
For each fixed interest investment or term deposit with a financial institution	15
Obtaining a refund of nursing home entry contributions	13
For each motor vehicle, caravan, boat and trailer	10
For each debt or loan due to the trust	8
For dealing with funds held by the public trustee in another capacity	13
For each interest in the estate of another deceased person	13
For each weapon	8
For each mortgage debt owing to the trust	25
For dealing with farm machinery or livestock	15

SCHEDULE 3

GENERAL ADMINISTRATION ACTIVITIES AND DUTIES

The standard unit of effort for the general administration activities and duties for dealing with matters set out in section 7 includes the following activities:

- Payment of funeral expenses;
- Payment of up to 5 unsecured liabilities outstanding at time of death;
- Establishing the identity and entitlement of up to 3 beneficiaries;
- Dealing with household furniture, effects, chattels or jewellery with the consent of the beneficiaries;
- Advertising for statutory notice to creditors, transmission applications, and next of kin or missing beneficiaries;
- Obtaining certificate of death;
- Finalisation of the deceased's department of social security or department of veterans affairs pensions and entitlements up to date of death;
- Arrange transfer or finalisation of final accounts for phone, electricity, gas, and other relevant services;
- Finalisation and processing final refund of contributions to medical insurance funds;
- Processing personal cash located or held and other small value refunds;
- Processing income tax refunds received;
- Attending to registry searches, and the stamping and lodging of documents in a registry;
- Attending to the preparation and lodgement of documents in the registry of titles in relation to a release of a mortgage, application for a paper title, request to change name or request to amalgamate;
- Giving an indemnity for lost documents;
- Obtaining an income tax clearance where there is no obligation to lodge a final income tax return;
- Investigation and dealing with bank accounts held by the deceased as a trustee and where the public trustee does not assume the trust;
- Preparation of withholding tax deduction returns for income paid to overseas beneficiaries;
- Arranging distribution of funds to beneficiaries;
- Preparation of statements of account;
- Arranging the distribution of funds held for deceased beneficiaries;
- General care and consideration;
- Administering a prepaid funeral account.

SCHEDULE 4**PERSONAL FINANCIAL ADMINISTRATION FEE**

The personal financial administration fee [PFA] is charged for providing support and personal contact for Disability Services clients.

These support activities may include the receipt of income, payment of bills, maintenance of financial records, negotiating with agencies such as Centrelink regarding benefits and day to day administration of the financial affairs of the client.

The PFA for a client is determined by the level of support provided to the client by applying the following levels which are based on:

- [a] the circumstances of the client's living arrangements;
- [b] how their income is received;
- [c] how their bills are paid; and
- [d] the frequency of contact with the client.

Service level	Description of support	Annual fee (including GST)
1	Client resides in a commonwealth funded aged care facility or hospital and their main source of income is paid to the facility.	\$1208.95
2	Client resides in a commonwealth funded aged care facility or hospital and their main source of income is not paid to the facility.	\$1938.15
3	Client is supported in the community by Disability Services Queensland through the alternate living service or by a non government organisation through a management agreement.	\$2419.15
4	Client is living in the community either independently or with the support of family/friends who assist the client with their day to day personal financial administration.	\$3630.60
5	Client is living in the community with personal financial administration assistance from the public trustee and/or day to day assistance provided by support workers. Contact with the public trustee is once per fortnight or less.	\$6051.15
6	Client is receiving personal financial administration assistance from the public trustee and contact with the public trustee is more than once per fortnight.	\$8472.80

SCHEDULE 5
PERSONAL FINANCIAL ADMINISTRATION FEE
LIMITED ADMINISTRATION ORDER

Service Level	Number of Transactions per annum	Annual fee (including GST)
1	0-5	\$642.35
2	6-10	\$1125.75
3	11-30	\$1606.85
4	31-50	\$2090.20
5	51-80	\$2572.45
6	81-110	\$3053.40
7	111-150	\$3536.85
8	151-200	\$4020.25
9	Over 200	\$4820.70

SCHEDULE 6

ASSET MANAGEMENT FEE

Service Level	Minimum value of assets	Maximum value of assets	Annual fee (including GST)
1	\$0	\$5000	Nil
2	\$5001	\$10000	\$182.75
3	\$10001	\$30000	\$273.05
4	\$30001	\$50000	\$552.10
5	\$50001	\$100000	\$735.10
6	\$100001	\$200000	\$1192.30
7	\$200001	\$300000	\$1832.45
8	\$300001	\$500000	\$2568.85
9	\$500001	\$750000	\$3668.65
10	\$750001	\$1000000	\$5502.45
11	\$1000001	\$1500000	\$7153.35
12	\$1500001	\$2000000	\$8894.45
13	\$2000001	\$2500000	\$10728.25
14	>\$2500000		\$12474.15
<p>Note: The value of real estate property or other place of residence, motor vehicles, household furniture, effects, chattels and personal jewellery are excluded from the calculation of the value of assets for determining the level of the asset management fee payable.</p>			

Real Estate Property Fees

The fee for dealing with each real estate property or other place of residence is \$909.65.

SCHEDULE 7
TRUSTS SERVICE LEVEL FEE

Service Level	Number of transactions per annum	Annual fee (including GST)
1	0-1	\$406.05
2	2-5	\$533.15
3	6-10	\$669.65
4	11-20	\$872.85
5	21-30	\$1167.40
6	31-40	\$1459.55
7	41-50	\$1739.80
8	Over 50	\$2030.85

SCHEDULE 8
TESTAMENTARY TRUSTS SERVICE LEVEL FEE

Service Level	Number of transactions per annum	Annual fee (including GST)
1	0	Nil
2	1-6	\$55.70
3	7-10	\$363.30
4	11-15	\$735.10
5	16-20	\$1469.00
6	21-30	\$2201.85
7	31-50	\$3302.80
8	Over 50	\$4401.40

SCHEDULE 9
PROPERTY MANAGEMENT SERVICES

Service	Fee (including GST)
Storage of vehicles, furniture, estate goods and chattels in public trustee accommodation.	\$39.05 per week or part thereof
Inspections by building inspectors, effects officers or trust officers: Calculated at the rate of \$153.10 per hour for the time taken, subject to a minimum of Providing however that the minimum fee will not apply where the inspection took less than 30 minutes, in which case, a nominal fee is to apply.	\$153.10 \$83.05
Rent collection for rented estate and trust properties	8.25% of the gross rentals received plus a monthly administration fee of \$5.75

SCHEDULE 10

VALUATION FEES

Service	Fee (including GST)
Residential property:-	
Unimproved land	\$293.20
Improved Land	
Value under \$250,000	\$417.95
Value between \$250,000 and \$500,000	\$552.10
Value exceeding \$500,000	As agreed between the parties
Commercial or rural properties including residential properties	As negotiated, but having regard for the time taken, including travelling, and the complexity involved
Furniture, plant, implements or chattels	
Calculated at the hourly rate for the time taken subject to Minimum fee	\$136.50
Livestock	
Calculated at the hourly rate for the time taken, subject to:	
Minimum fee when valued in conjunction with realty	\$136.50
Minimum fee when valued separately	\$191.05
Motor vehicles, caravans or boats	\$97.25
Valuations for commercial loans from common fund	As agreed between the parties

SCHEDULE 11

AUCTIONEERS OR AGENTS COMMISSION

Service	Fee (including GST)
1. Real property including building units	5.5% up to \$18,000.00 of the purchase price and 2.75% thereafter
2. Boarding houses, guest houses, residential flats, investment property, or other business of any kind inclusive of plant, stock-in-trade, goodwill, furniture, fittings or effects and with or without the freehold of the premises	5.5% up to \$18,000.00 of the purchase price and 2.75% thereafter
3. Building for removal	11% of the purchase price
4. Stock-in-trade, furniture, fittings, effects, boats, motor vehicles, machinery or movable chattels, not coming within (1) or (2) above <ul style="list-style-type: none"> (i) Sales by auction Note - A buyer's premium to a maximum of 11% of the purchase price may apply to all items in this category. (ii) sales otherwise than by auction 	13.2% of the purchase price with a minimum fee of \$34.35 and a maximum fee of \$967.85 11% of the purchase price with a minimum fee of \$290.85 and a maximum fee of \$967.85

SCHEDULE 12

NEGOTIATING INVESTMENTS

Amount Invested	Annual fee (including GST)
Less than \$100,000	1.00% of amount invested
\$100,000 to \$500,000	0.50% of amount invested
\$500,001 to \$2,000,000	0.30% of amount invested
In excess of \$2,000,000	0.10% of amount invested
Minimum Fee	\$93.75

SCHEDULE 13

POWERS OF ATTORNEY

Service	Fee (including GST)
Preparation of an enduring power of attorney Standard Fee (single)	\$191.05
Standard Fee (double)	\$290.85
Preparation of a general power of attorney	\$110.35
Attendance outside the office	Additional \$48.50
Registration in the Land Titles Office	Additional \$48.50
Revocation of a power of attorney	\$84.20

SCHEDULE 14

SANCTION FEES

Amount of Sanction	Fee (including GST)
Up to \$1500	\$612.70
\$1501 to \$12,000	\$1011.80
\$12,001 to \$50,000	\$2150.75
Over \$50,000	\$2501.15

SCHEDULE 15

DICTIONARY

Unless otherwise stated, the words defined in section 6 of the Act; in schedule 3 of the *Powers of Attorney Act 1998* and in schedule 4 of the *Guardianship and Administration Act 2000* will have the same meaning and effect where they appear in this notice.

"accepted for administration" means the date on which the public trustee formally accepts an estate for administration.

"value of assets" means the total value of all assets other than real estate property, motor vehicles, household furniture, effects, chattels and personal jewellery.

"considerable debts" means where the number of debts owing by or to a client exceeds 10.

"CPI" means the Consumer Price Index for Brisbane all groups as published by the Australian Bureau of Statistics.

"DGR charitable trust" means a public charitable trust which has been granted Deductible Gift Recipient status by the Australian Taxation Office.

"financial power of attorney" means the appointment as an attorney under a general power of attorney and under an enduring power of attorney for a financial matter.

"GST" means the Goods and Services Tax as defined in *A New Tax System (Goods and Services Tax) Act 1999*.

"hourly rate" means \$244.55 per hour.

"other place of residence" means any of the following occupied by a person or their dependants as their principal place of residence:

- a retirement village unit, whether held as a strata title, lease or other method of ownership;
- a relocatable home, mobile home or caravan permanently located in a caravan park.

"personal power of attorney" means the appointment as an attorney under an enduring power of attorney for a personal matter.

"principal" means in the context of a power of attorney, enduring power of attorney or an attorney under these documents, the person who made the document or appointed the attorney.

"standard unit of effort" means the measure of the time taken to undertake the activities in schedules 2 and 3 in an efficient manner.

"testamentary trust" means a trust created by a will.

"the Act" means the *Public Trustee Act 1978*.

"transaction" means each receipt or payment of funds on behalf of the estate under administration other than the receipt of funds from or the payment of funds to the Public Trustee Investment Fund.



Gazette Notice

***Workers' Compensation and Rehabilitation
Act 2003 (Q)***

WorkCover Queensland Notice (No. 1) of 2017

Table of Contents

WorkCover Queensland Notice (No. 1) of 2017	4
Part 1 — Preliminary matters	4
1 Commencement and application	4
Part 2 — Method for calculation of premium for all employers	4
2 Calculation of premium for the 2017–2018 year	4
Part 3 — Calculation of estimated premium for the 2017–2018 year (EP ₁₇₋₁₈)	4
3 Calculation of estimated premium	4
4 Calculation of PR ₁₇₋₁₈ on insuring with WorkCover after cancelling a previous policy	5
5 Calculation of PR ₁₇₋₁₈ for a new business of an acquiring employer (succession)	5
6 Former self-insurer	6
Part 4 — Calculation of apprentice discount for 2017–2018 year (AD ₁₇₋₁₈)	6
7 Application of this part	6
Part 5 — Calculation of actual premium for 2016–2017 year (AP ₁₆₋₁₇)	6
8 Application of this part	6
9 Calculation of AP ₁₆₋₁₇	6
Part 6 — Calculation of an employer’s premium rate where they pay wages equal to or less than \$1.5 million in a year	6
10 Application of this part	6
Part 7 — Calculation of an employer’s premium rate where they pay wages greater than \$1.5 million in a year	8
11 Application of this part	8
12 Value for PR ₁₇₋₁₈	9
13 Calculation of PR ₁₇₋₁₈ when business activity commences between 1 July 2017 and 30 June 2018	9
14 Calculation of experience factor	9
15 Formula for E	9
16 Date of injury	9
17 Alternative method of assessment for particular circumstances	9
18 F factor	9
Part 8 — How a WorkCover Industry Classification (WIC) is allocated to an employer’s policy	9
19 One WIC per policy	9
20 WIC determined by business activity	9
21 Multiple WICs	10
22 Separate service entities	11
23 Labour hire employers	13
24 Group training organisations	14
25 Allocation of wages to WIC	14
Part 9 — Calculation of further premium (FP)	14
26 Further premium	14
Part 10 — Default assessment	15

27	Default assessment of premium	15
28	Default assessment of adjusted premium	15
29	Principles to be applied in default assessments.....	15
30	Minimum default assessment	15
Part 11 — Miscellaneous.....		15
31	Rounding	15
32	Payment of premium by instalment	16
33	Household workers	16
34	Actuarial estimates	16
35	GST and duty.....	16
Schedule 1 — Definitions		17
Schedule 2 — WorkCover Industry Premium Rates from 1 July 2017		24
WIC Table Notes.....		24
Agriculture, Forestry and Fishing.....		25
Mining		27
Manufacturing		28
Electricity, Gas, Water and Waste Services		33
Construction.....		34
Wholesale Trade.....		35
Retail Trade		37
Accommodation and Food Services		39
Transport, Postal and Warehousing		40
Information Media and Telecommunications		41
Financial and Insurance Services		42
Rental, Hiring and Real Estate Services.....		43
Professional, Scientific and Technical Services		44
Administrative and Support Services.....		45
Public Administration and Safety		46
Education and Training		47
Health Care and Social Assistance		49
Arts and Recreation Services		50
Other Services		51
Labour Hire		52

Workers' Compensation and Rehabilitation Act 2003 (Q) ('the Act')

WorkCover Queensland Notice (No. 1) of 2017

This notice explains how WorkCover Queensland ('WorkCover') calculates premium for the 2017-2018 year. Important parts of this notice include:

- Part 2** how an employer's total premium for 2017–2018 is calculated, including an adjustment for the previous year.
- Part 3** how an employer's estimated premium for 2017–2018 is calculated.
- Part 4** how an employer's apprentice discount for 2017-2018 is calculated.
- Part 5** how an employer's actual premium for 2016–2017 is calculated.
- Part 6** how the premium rate is calculated for employers with wages less than or equal to \$1.5 million.
- Part 7** how the premium rate is calculated for employers with wages greater than \$1.5 million.
- Part 8** how a WorkCover Industry Classification (WIC) is allocated to an employer's policy.

Important definitions are explained in Schedule 1.

Part 1 — Preliminary matters

1 Commencement and application

- 1.1 This notice commences on 1 July 2017 and applies to all assessments of premium by WorkCover for the 2017–2018 year.
- 1.2 A reference to a 'section' is a reference to a section in this notice, unless stated otherwise.
- 1.3 With the exception of Section 4.3, parts 2–8 and 10 of this notice do not apply where a worker is a 'household worker'.

Part 2 — Method for calculation of premium for all employers

2 Calculation of premium for the 2017–2018 year

- 2.1 Subject to Section 2.2, the following formula is used to calculate premium payable for the 2017–2018 year for the employer's policy:

$$P = EP_{17-18} - AD_{17-18} + AP_{16-17} - EP_{16-17} + FP$$

- 2.2 In addition to premium payable under Section 2.1, where an employer ceases to employ workers during the 2017–2018 year, the premium payable for the period during which the employer was required by the Act to maintain a policy will be calculated in accordance with the following formula:

$$AdP = CAP - EP_{17-18} - AD_{17-18} + FP$$

Part 3 — Calculation of estimated premium for the 2017–2018 year (EP₁₇₋₁₈)

3 Calculation of estimated premium

- 3.1 Subject to Section 3.2, EP₁₇₋₁₈ is calculated as the sum of EP_w in respect of each allocated WIC on the employer's policy.
- 3.2 EP₁₇₋₁₈ will not be less than:

- a) \$200.00 inclusive of GST and duty for policies that commenced before 1 October 2017;
 - b) \$150.00 inclusive of GST and duty for policies commencing between 1 October 2017 and 31 December 2017;
 - c) \$100.00 inclusive of GST and duty for policies commencing between 1 January 2018 and 31 March 2018; and
 - d) \$50.00 inclusive of GST and duty for policies commencing between 1 April 2018 and 30 June 2018.
- 3.3 To remove all doubt, for the purposes of Section 3.2, WorkCover will not charge less than the amount calculated in Section 3.2, to issue, renew or cancel a policy for all or part of the 2017–2018 year, whether or not wages are paid by the policyholder.

4 Calculation of PR₁₇₋₁₈ on insuring with WorkCover after cancelling a previous policy

- 4.1 This section applies if an employer:
- a) commences to insure with WorkCover;
 - b) was previously insured with WorkCover;
 - c) their previous policy was cancelled within six months prior to commencing the most recent policy; and
 - d) the predominant activity of the employer remains the same as the predominant activity under the previous policy.
- 4.2 If Section 4.1 applies, WorkCover will reinstate the employer's previous policy and PR₁₇₋₁₈ will be calculated as if the policy had never been cancelled.
- 4.3 Section 4.2 also applies to a household worker policy where the employer's previous policy was cancelled within six months prior to commencing the most recent policy.

5 Calculation of PR₁₇₋₁₈ for a new business of an acquiring employer (succession)

- 5.1 In this section, a former employer's PR₁₇₋₁₈ ('FPR₁₇₋₁₈') means:
- a) if the former employer holds or held a policy under the Act for the 2017–2018 year, its PR₁₇₋₁₈, as calculated in accordance with this section; or
 - b) if the former employer's policy under the Act had ceased on or before 30 June 2017, the PR₁₇₋₁₈ which would have been calculated in accordance with this part if the former employer had an obligation to hold a policy for the 2017–2018 year.
- 5.2 Where an employer ('an acquiring employer') acquires either the whole or part of an existing business ('the acquired business'), then:
- a) the PR₁₇₋₁₈ for each relevant WIC will be equal to the PR₁₇₋₁₈ of the acquired business' policy at the date of acquisition; and
 - b) the wages and claims experience of the acquired business will be transferred to the relevant WIC of the acquiring employer.
- 5.3 Where an acquiring employer acquires the whole or part of more than one business, then:
- a) the PR₁₇₋₁₈ to be applied to the relevant WIC policy of the acquiring employer will be calculated by weighting the PR₁₇₋₁₈ of the acquired businesses and the acquiring employer's relevant policies in proportion to the wages of the acquired businesses and the acquiring employer's relevant policies; and
 - b) the wages and claims experience of the acquired businesses will be transferred to the relevant WIC of the acquiring employer.

- 5.4 Where the acquiring employer acquires only a proportion of a single business or multiple businesses, the wage and claims experience of the acquired businesses that will be transferred to the acquiring employer will represent the proportion of those wages and claims experience of the businesses that has been acquired.

6 Former self-insurer

- 6.1 Section 6 applies where an employer:
- a) was a self-insurer; and
 - b) ceased to be a self-insurer after 30 June 2017; and
 - c) insures with WorkCover for accident insurance after 30 June 2017.
- 6.2 For employers where W_{OP} is less than or equal to \$1.5 million, then PR_{17-18} will equal IR_{17-18} .
- 6.3 Where Section 6.2 does not apply, WorkCover will calculate a former self-insurer's premium rate that takes into account the former self-insurer's number and cost of claims during previous financial years.

Part 4 — Calculation of apprentice discount for 2017–2018 year (AD_{17-18})

7 Application of this part

- 7.1 This part applies if an employer employs an apprentice.
- 7.2 Subject to Section 7.1, AD_{17-18} is calculated as the sum of DP_w in respect of each allocated WIC on the employer's policy.
- 7.3 If Section 7.1 applies, wages paid to apprentices, as an apprentice, for the period of the person's apprenticeship will not be included in the premium calculation.

Part 5 — Calculation of actual premium for 2016–2017 year (AP_{16-17})

8 Application of this part

- 8.1 This part applies to the calculation of actual premium for the 2016–2017 year for both methods of premium calculation under Parts 6 and 7.

9 Calculation of AP_{16-17}

- 9.1 Subject to Section 9.2, AP_{16-17} is calculated as the sum of the values of AP_w in respect of each allocated WIC on the employer's policy in the 2016–2017 year.
- 9.2 For the 2016–2017 year, AP will be calculated taking into account the minimum premium provisions for the 2016–2017 year.

Part 6 — Calculation of an employer's premium rate where they pay wages equal to or less than \$1.5 million in a year

10 Application of this part

- 10.1 This part only applies to employers whose W_{OP} is less than or equal to \$1.5 million and where Section 13.1 and does not apply.
- 10.2 PR_{17-18} is calculated using the following method:
- a) The employer's claims incidence (L) is calculated as:

$$L = \frac{\text{prior year claims payments (C)}}{\text{prior year actual wages (W}_0\text{)}} \times 100$$

- b) The employer's performance (EP) is then calculated as:

$$EP = \frac{L}{IR_{17-18}}$$

- c) The employer is allocated a rating category based on the following table:

Rating Category	Employer Performance (EP)
Rating 1	EP <= 0.020 (no claims experience)
Rating 2	EP <= 0.200
Rating 3	EP <= 1.000 (industry experience)
Rating 4	EP <= 5.000
Rating 5	EP > 5.000

- d) The employer's PR₁₇₋₁₈ is then calculated by reference to the employer's rating category in accordance with the following table:

Rating Category	PR ₁₇₋₁₈
Rating 1	80% of IR ₁₇₋₁₈
Rating 2	90% of IR ₁₇₋₁₈
Rating 3	100% of IR ₁₇₋₁₈
Rating 4	110% of IR ₁₇₋₁₈
Rating 5	120% of IR ₁₇₋₁₈

- e) The rating category allocated to an employer can only move up or down a maximum of one rating category each financial year.

10.3 When calculating the employer's claims incidence:

- a) The first \$500 in total claims payments for each WIC is excluded.
- b) The prior year claims payments include the employer's statutory and common law costs paid in the prior financial year for any injuries that occurred between 1 July 2013 and 30 June 2017.

10.4 Where an employer's PR₁₆₋₁₇ was calculated under Part 7 and AW₁₆₋₁₇ was less than or equal to \$1.5 million, PR₁₇₋₁₈ will be calculated in accordance with Part 6 and the employer is assigned the rating category under Section 10.2 d) that corresponds to the employer's existing EBR industry rate relativity;

For example, if the employer's PR₁₆₋₁₇ is 1.303 and the IR₁₆₋₁₇ is 1.402, the employer's EBR IR relativity is 92.94% so the employer would be allocated Rating 2.

- 10.5 WorkCover may increase PR₁₇₋₁₈ for an employer to a figure exceeding 120% of IR₁₇₋₁₈ that WorkCover, in its sole discretion, considers proportionate to the employer's claims incidence, employer's performance and risk of future claims if:
- the employer is allocated Rating 5 under Part 6 for three consecutive years or;
 - the employer does not, without reasonable excuse, participate satisfactorily in the Injury Prevention and Management program.
- 10.6 WorkCover may in its absolute discretion determine an employer's rating independently of this section.

Part 7 — Calculation of an employer's premium rate where they pay wages greater than \$1.5 million in a year

11 Application of this part

- 11.1 This part applies to employers whose W_{OP} is more than \$1.5 million.
- 11.2 If the employer commenced the business activity between 1 January 2016 and 30 June 2017, except as provided in Sections 4, 5 and 6, premium will be calculated in accordance with the formula $PR_{17-18} = R$ for:
- any allocated WIC on a new employer's policy where the employer commenced to employ after 31 December 2015 and before 1 July 2017; or
 - any WIC allocated for the first time to an existing employer's policy as a result of a business activity which the employer commenced for the first time after 31 December 2015 and before 1 July 2017 year.
- 11.3 Where Sections 11.2 and 13.1 do not apply, PR₁₇₋₁₈ is the lowest of the following options:
- $(E \times Z) + [R \times (1 - Z)]$; or
 - $R \times 1.3$; or
 - IR₁₇₋₁₈ x 2, subject to Sections 11.5 to 11.7; or
 - IR₁₇₋₁₈, if E as calculated under Sections 13 to 17 is less than IR₁₇₋₁₈; or
 - \$18.00.
- 11.4 Further to Section 11.3, where an employer's PR₁₆₋₁₇ was calculated under a rating category of the type set out in Part 6 and AW₁₆₋₁₇ is more than \$1.5 million, PR₁₇₋₁₈ will be calculated in accordance with Part 7 and will be further limited to:
- $((PR_{16-17} / IR_{16-17}) + 0.1) \times IR_{17-18}$ where PR₁₇₋₁₈ is greater than PR₁₆₋₁₇.
 - $((PR_{16-17} / IR_{16-17}) - 0.1) \times IR_{17-18}$ where PR₁₇₋₁₈ is less than PR₁₆₋₁₇.
- 11.5 Clause 11.3 c) may not be applied to limit an employer's premium rate if an employer's premium rate has been, for three prior consecutive insurance periods, limited to the calculation at Section 11.3 c).
- 11.6 Section 11.5 will not be applied whilst an employer is reasonably participating in the Injury Prevention and Management program.
- 11.7 Notwithstanding this section, WorkCover may calculate an employer's premium in an alternative way that it considers to be reasonable having regard to the employer's number and cost of claims during previous financial years.

12 Value for PR₁₇₋₁₈

- 12.1 For the 2017–2018 year, PR₁₇₋₁₈ will be the greater of:
- PR₁₇₋₁₈ calculated under this part (excluding this section); or
 - 10% x IR₁₇₋₁₈.

13 Calculation of PR₁₇₋₁₈ when business activity commences between 1 July 2017 and 30 June 2018

- 13.1 Except as provided in Sections 4, 5 and 6, PR₁₇₋₁₈ will be calculated in accordance with the following formula PR₁₇₋₁₈ = IR₁₇₋₁₈ for:
- any allocated WIC on a new employer's policy where the employer commences to employ in the 2017–2018 year; or
 - any WIC allocated for the first time to an existing employer's policy as a result of a business activity which the employer commences for the first time in the 2017–2018 year.

14 Calculation of experience factor

- 14.1 Sections 14–18 apply where an employer's PR₁₇₋₁₈ is calculated under Section 11.3.
- 14.2 The experience factor (E) for each allocated WIC on an employer's policy is to be calculated in accordance with Section 15 of this part.

15 Formula for E

- 15.1 Where the employer's policy commenced prior to 1 January 2016, then for each allocated WIC on the employer's policy, E is calculated as follows:

$$E = \frac{F \times (S_0 + S_1 + S_2 + C_3)}{W_0 + W_1 + W_2 + W_3} \times 100.$$

16 Date of injury

- 16.1 For the purposes of calculating S and C factors in Section 15, where there is doubt as to the date an injury was incurred, the injury is deemed to have been sustained by a worker on the date upon which the worker was assessed as having the injury by a doctor, nurse practitioner or a dentist under Section 132 of the Act.

17 Alternative method of assessment for particular circumstances

- 17.1 For the purposes of Sections 15 and 16, WorkCover may assess S, W and C factors in an alternative manner if it considers, in its sole discretion, that an employer has demonstrated particular circumstances that warrant doing so.

18 F factor

- 18.1 When calculating E under this Sections 14 to 18, the value for the F factor effective 1 July 2017 is:

$$F = 4.1.$$

Part 8 — How a WorkCover Industry Classification (WIC) is allocated to an employer's policy**19 One WIC per policy**

- 19.1 Except as provided under Sections 21 to 24, WorkCover will allocate only one WIC to an employer's policy.

20 WIC determined by business activity

- 20.1 Except as provided under Sections 21 to 24, WorkCover will allocate the WIC it considers corresponds to or most closely describes, the employer's predominant business activity.

- 20.2 Without limiting Section 20.1, in determining the WIC that corresponds to or most closely describes the employer's predominant business activity, WorkCover will have regard to the following matters:
- a) the nature of the goods and services supplied by the employer;
 - b) the proportion of the employer's total sales and revenue attributable to each business activity undertaken by it and the goods and services supplied by that business activity;
 - c) the proportion of the employer's overall operating costs attributable to each business activity undertaken by it;
 - d) the amount of the payments or estimated payments made by the employer attributable to each business activity undertaken by it to persons, regardless of whether those persons are workers of the employer or not. These payments include those made to persons engaged through an arrangement with another entity whereby the persons' labour or services are provided to the employer by a separate service entity, a labour hire employer or a group training organisation;
 - e) the business activity or activities the employer holds itself out as performing or being ready, willing and able to perform those activities; and/or
 - f) any other matter that WorkCover considers relevant.

Example of WIC allocation

Company A performs plumbing and tiling services. Applying Section 120.2:

a) and b) 80% of the revenue is generated by plumbing services and 20% is generated by tiling services.

c) Operating costs for both activities are approximately 50% each.

d) 70% of Company A's wages is for plumbing performed and 30% is for tiling performed.

e) On their website, Company A advertises as a plumbing company that can provide other services.

Based on this information, the predominant business activity of Company A is plumbing services.

Result: Company A will be assigned WIC 323109 Plumbing Services.

21 Multiple WICs

21.1 WorkCover may allocate more than one WIC to an employer where WorkCover considers the employer:

- a) carries on more than one business activity; and
- b) each business activity operates from a separate and distinct geographical location; and
- c) the business activities are not incidental to each other.

21.2 For the purposes of Section 21.1 c), business activities are incidental to each other if, in whole or in part,

- a) one business activity is unable to operate effectively without the other; or
- b) goods produced or acquired by one business activity are used in the other business activity; or
- c) any workers engaged by the employer work in both business activities to produce the goods or services supplied by that business activity; or
- d) the business activities have the same customers; or
- e) one business activity provides essential support to the other.

- 21.3 This section does not apply to a business activity that WorkCover considers to be a separate service entity for the purposes of Section 22.
- 21.4 WorkCover will allocate separate WICs to an employer's policy with each WIC corresponding to, or most closely describing, each of the employer's business activities that satisfy Section 21.1.
- 21.5 WorkCover may have regard to any of the matters referred to in Section 20.2 when allocating WICs under Section 21.4

Example of multiple WIC Policy

Company B operates two businesses; a petrol station and a hairdressing salon. Both the petrol station and hairdressing salon operate out of dedicated shop fronts however these shop fronts are located 25km apart.

Using Section 21.1, it is determined that Company B carries on more than one business activity and each business activity operates from a separate location.

Are the business activities incidental to each other?

To determine Section 21.1 c), regard must be had to Section 21.2:

- a) *Both activities operate from different shop fronts and are separate businesses in their own right. They are able to exist without each other.*
- b) *One business activity retails fuel and the other provides a hairdressing service. These activities are not essential to each other.*
- c) *Both activities have workers independent of each other.*
- d) *As both activities are different in nature and operate from different shop fronts some 25km apart, it is highly unlikely these businesses have the same customers.*
- e) *The business activities do not provide essential support to each other.*

Based on the results of the above, it is determined that Company B carries on more than one business activity, operates from separate locations and are not incidental to each other.

Result: Company B will be allocated both WIC 400004 Fuel Retailing and WIC 951118 Hairdressing and Beauty Services.

22 Separate service entities

- 22.1 If an employer is a separate service entity, WorkCover will allocate to the employer's policy the same WIC allocated to the principal business entity to which the employer is a separate service entity.
- 22.2 Subject to Section 22.3, where WorkCover has allocated to the principal business entity more than one WIC (whether or not those WICs have been allocated under the same policy), the WIC WorkCover will allocate to the separate service entity is the WIC allocated to the principal business entity that attracts the higher or highest WorkCover industry premium rate in Schedule 2 Column 3 of the WIC table.
- 22.3 Where an employer can satisfy WorkCover of the proportions of its wages which were paid, or estimated to be paid, for work attributable to each WIC allocated to the principal business entity, WorkCover will allocate to the policy of the separate service entity each WIC allocated to the policy of the principal business entity.
- 22.4 Where the principal business entity is not obliged under the Act to hold a policy with WorkCover, the WIC to be allocated to the separate service entity's policy is the WIC that WorkCover considers would apply to the principal business entity in Queensland, applying the principles in Section 20, if the principal business entity did have a policy.
- 22.5 Where an entity is concurrently both a separate service entity and a principal business entity, WorkCover will allocate to the entity the WIC that attracts the higher or highest WorkCover industry premium rate in Schedule 2 Column 3 of the WIC table.

- 22.6 If an employer:
- a) is not an 'acquiring employer'; and
 - b) is a separate service entity; and
 - c) in the 2017–2018 year for the first time becomes:
 - i. a separate service entity; or
 - ii. insured under the Act with WorkCover.

PR₁₇₋₁₈ for that employer will be:

- i. equivalent to the PR₁₇₋₁₈ calculated for the principal business entity for the 2017–2018 year; or
 - ii. if WorkCover has allocated more than one WIC to the principal business entity, whether or not those WICs have been allocated under the same policy, the PR₁₇₋₁₈ WIC that attracts the higher or highest PR₁₇₋₁₈ as at 1 July 2017 of the WICs allocated to the principal business entity; or
 - iii. if the policy for the principal business entity was cancelled immediately prior to 1 July 2017, the PR₁₇₋₁₈ that would have been applied to the policy of the principal business entity had it not been cancelled; or
 - iv. if none of the above apply, IR₁₇₋₁₈.
- 22.7 Where WorkCover becomes aware for the first time that an employer is a separate service entity, and has been a separate service entity in previous insurance periods, and/or has acquired, established or sold another principal business entity in which the separate services entity supports, WorkCover may reassess premium for the employer by applying the WIC required under this section, for all previous years in which the employer has been a separate service entity.

Example of a separate service entity

A separate service entity is defined under Schedule 1 – Definitions as: a business entity whose predominant business activity is the provision of any support, service or performance function for a principal business entity.

A principal business entity is defined under Schedule 1 – Definitions as the business operation or legal entity that the separate service entity has been established to support.

Example 1

Company C is a large construction company. Their WIC is 302016 Non-Residential Building Construction and premium rate (PR₁₇₋₁₈) is 1.623. They decide to set up Company D to provide administration services to Company C and no other entity.

According to the definition of separate service entity under Schedule 1, Company D is a separate service entity to Company C.

Using Section 22.1, Company D will be allocated the same WIC as Company C, ie WIC 302016.

Using Section 22.6 c), Company D will be allocated the premium rate (PR₁₇₋₁₈) of Company C, ie 1.623.

Result: Company D will be allocated WIC 302016 Non-Residential Building Construction with a premium rate (PR₁₇₋₁₈) of 1.623.

Example 2

Company E is a large construction company that has 2 businesses and has been allocated 2 WIC's under Part 8;

- a) WIC 302016 Non-Residential Building Construction - PR₁₇₋₁₈ is 1.623 and IR₁₇₋₁₈ is 2.136.
- b) WIC 182913 Other Basic Polymer Manufacturing - PR₁₇₋₁₈ is 1.932 and IR₁₇₋₁₈ is 1.962

They also set up a separate service entity, Company F to provide administration services for Company E.

Because Company E has two different WIC's, WorkCover must determine which WIC to allocate to Company F.

Section 22.3 does not apply as Company F's staff support both businesses.

Under Section 22.2, WorkCover will allocate to Company F the WIC which has the highest industry premium rate; ie WIC 302016.

Then under Section 22.6 c), WorkCover will allocate to Company F the highest of the 2 premium rates (PR₁₇₋₁₈); ie PR₁₇₋₁₈ - 1.932.

Result: Company F will be allocated WIC 302016 Non-Residential Building Construction with a premium rate (PR₁₇₋₁₈) of 1.932.

23 Labour hire employers

23.1 If the employer is a labour hire employer, WorkCover will calculate PR₁₇₋₁₈ by:

- a) identifying the proportion of the total wages paid by the employer which are paid to workers whose labour is not supplied to third parties;
- b) applying WIC code 721236 to the proportion of wages identified at paragraph 23.1a)
- c) ascertaining, for each third party to whom the employer supplies labour, the wages paid by the employer to the workers whose labour it supplies to each of those third parties.
- d) by using Schedule 2 Column 1 of the WIC table, identifying the WIC Code from the following list that corresponds to the WIC Code allocated by WorkCover to the policy of each third party to which the employer supplies such labour,

A01100, B06000, C11000, D26000, E30000, F33000, G39000, H44000, I46000,
J54000, K62000, L66000, M69000, N72000, O75000, P80000, Q84000, R89000,
S94000.

- e) applying the WIC Code identified by clause 23.1d) to the wages paid by the employer to the workers supplied to each third party.

23.2 Where the third party to whom the labour hire employer supplies labour is not obliged under the Act to hold a policy with WorkCover, or is a self-insurer, by applying the principles in Section 20 WorkCover will allocate to the labour hire employer's policy the WICs listed in Section 23.1d).

Example of labour hire wages allocation

Company G is a labour hire company that provides staff to multiple client businesses in multiple industries.

One client, Company H, is in the civil construction industry where the occupation of the staff provided varies. Company H have their own policy and are allocated WIC 310915 Other Heavy and Civil Engineering Construction. They also engage some workers through a labour hire arrangement from Company G.

Company G provides four workers to Company H: a labourer, a project manager, an accountant and a cleaner.

Even though all four workers have different occupations, the wages are allocated according to the industry of the client business. Wages are not allocated according to the occupation of the worker provided.

As the client business is in the construction industry, the relevant labour hire WIC is E30000 Construction.

Result: Wages for all four workers are declared against WIC E30000 Construction as this is the industry in which Company H operates.

24 Group training organisations

- 24.1 The WIC or WICs to be allocated to a group training organisation is the WIC or WICs determined under this section.
- 24.2 Where a group training organisation employs a worker who is not referred to in Schedule 2 Part 1 Section 5 of the Act, the WIC to be allocated to the policy for the group training organisation is Group Training Organisation (Category 1).
- 24.3 Where a group training organisation employs a worker who is referred to in Schedule 2 Part 1 Section 5 of the Act, the WIC to be allocated to the policy for the group training organisation is either:
- a) for the part of the period of the placement with another business that the worker is taking leave of any description or block release training—Group Training Organisation (Category 1); or
 - b) in all other circumstances, the category WIC of the WIC code in Schedule 2 Column 1 of the WIC table corresponding to the WIC allocated to the policy of the client business.
- 24.4 Where the client business policy has been allocated more than one WIC, the WIC allocated under Section 24.3 to the group training organisation policy is the relevant category WIC where the worker is engaged.
- 24.5 For the purposes of Section 24.3, where the client business is not obliged to hold a policy under the Act or is a self-insurer, by applying the principles in Section 20 WorkCover will apply the WIC that WorkCover considers would apply to the client business, as if the client business had a policy.

25 Allocation of wages to WIC

- 25.1 Except as provided by Section 23, premium is to be assessed for each allocated WIC using wages paid by the employer for each worker wholly or substantially engaged in work activities under that allocated WIC.
- 25.2 Where WorkCover considers a worker is wholly or substantially engaged in work activities under more than one allocated WIC, WorkCover will allocate wages paid or payable to that worker to the WIC that attracts the higher or highest WorkCover industry premium rate in Schedule 2 Column 3 of the WIC table.
- 25.3 Where a WIC is allocated to a separate service entity pursuant to Section 22.3, for each such WIC WorkCover will allocate the amount of wages paid or estimated to be paid by the employer to workers engaged in the separate service entity in the proportions calculated under Section 22.3.

Part 9 — Calculation of further premium (FP)**26 Further premium**

- 26.1 Further premium for an employer means an amount, other than assessed premium or provisional premium, payable by an employer to WorkCover under the Act, and includes the following:
- a) arrears of premium;
 - b) interest on premium under the Regulation for payment of premium by instalments;
 - c) an amount of unpaid premium or a payment or penalty payable under Section 57(2) of the Act;
 - d) additional premium for late payment under Section 61 or 62 of the Act;
 - e) additional premium under Section 63 of the Act;

- f) an amount payable under Section 66 of the Act;
- g) an amount payable under Section 109(A) of the Act; or
- h) an amount payable under Section 229 of the Act.

26.2 Unpaid premium under Section 29.1 is calculated in accordance with the following formula:

$$UP = UW \times PR_{17-18}.$$

Part 10 — Default assessment

27 Default assessment of premium

27.1 Subject to this part, where WorkCover makes a default assessment in lieu of; or in addition to, assessment for premium under Section 2.2, the employer's default premium in the 2017–2018 year is to be assessed in accordance with the following formula:

$$DP_{17-18} = DEP_{17-18} + DAP_{16-17} - EP_{16-17} + FP.$$

28 Default assessment of adjusted premium

28.1 Subject to this part, where WorkCover makes a default assessment in lieu of or, in addition to, assessment of premium under Section 2.2, then the employer's default premium in the 2017–2018 year is to be assessed in accordance with the following formula:

$$DAdP_{17-18} = DCAP - DEP_{17-18} + FP.$$

29 Principles to be applied in default assessments

29.1 Where WorkCover makes a default assessment, WorkCover must have regard to the matters and principles contained in Parts 2–9 of this notice wherever possible.

30 Minimum default assessment

30.1 DAP_{16-17} , DEP_{17-18} or DCAP calculated under this part will not be less than \$500 inclusive of GST and duty.

Part 11 — Miscellaneous

31 Rounding

31.1 Calculations performed under this notice are as follows:

DR	Rounded to 3 decimal places
E	Rounded to 3 decimal places
P	Rounded to the nearest cent
PR	Rounded to 3 decimal places
R	Rounded to 3 decimal places
Transitional relativity percentage	Not to be rounded
Z	Rounded to 6 decimal places
EP	Rounded to 3 decimal places
L	Rounded to 3 decimal places

32 Payment of premium by instalment

32.1 The interest rate to apply to an instalment plan approved by WorkCover after 30 June 2017 is 11.25% per annum.

33 Household workers

33.1 Effective 1 January 2018, the premium payable by an employer of a household worker or workers is \$25.00 per policy per year or part of a year inclusive of GST and duty.

34 Actuarial estimates

34.1 The guidelines to apply to all actuarial estimates used in calculating premium payable by a former self-insurer after cancellation of their self-insurance licence is set out in this section.

34.2 Standard for preparation of actuarial estimates

Actuarial estimates must be prepared in accordance with the Institute of Actuaries of Australia Professional Standard 300 — Valuations of General Insurance Claims — as in force at the time the estimate is prepared.

34.3 Valuation of estimates

The valuation of estimates must comply with Australian Accounting Standard AASB 1023— General Insurance Contracts, as in force at the time the estimate is prepared.

34.4 Discount rate

The assumed rate of investment used in calculating estimates must be a gross risk-free rate of return determined in accordance with Australian Accounting Standard AASB 1023— General Insurance Contracts.

34.5 Claims administration expenses

The assumed rate of expenses of claims must be the same as the actuary's valuation on an ongoing basis, except that the rate assumed must not be less than 7% of the estimated claims liability.

35 GST and duty

35.1 The amount payable as premium may be increased to take account of the following:

- a) GST payable for the supply of the policy in accordance with the *A New Tax System (Goods and Services Tax) Act 1999* (Cth);
- b) duty payable under the *Duties Act 2001* (Q) in respect of the policy; and
- c) from 1 July 2007, premiums refunded by WorkCover to policyholders will not include any GST component where the refund relates to a negative premium. This is in accordance with a private ruling received by WorkCover Queensland from the Australian Taxation Office (Authorisation Number: 62889).

Schedule 1 — Definitions

In this notice:

2017–2018, 2016–2017 and years so written means the period of insurance that commences on 1 July of the first year and concludes on 30 June of the second year, being the financial year.

2016 notice means the WorkCover Queensland Notice (No. 1) of 2016 published in the Queensland Government Gazette No. 37 on Friday, 17 June 2016 and its addendum.

A means administrative costs associated with claims incurred during the final period of the self-insurance licence, calculated by multiplying (Ps + LA) by 0.070.

acquiring employer means an employer who, on a date (the acquisition date) in the 2017–2018 year, acquires the whole or a part of a business (a new business) from a former employer, and in accordance with Section 55 of the Act, WorkCover has decided to have regard to the claims experience of the business under the former employer.

AD₁₇₋₁₈ means apprentice discount for the 2017-2018 year calculated under Part 4.

AdP means the adjusted premium payable where an employer ceases to be obliged to hold a policy under the Act in the 2017–2018 year.

allocated WIC means a WIC allocated by WorkCover to a policy under Part 8.

ANZSIC means the Australian and New Zealand Standard Industrial Classification 2006.

apprentice means a person who is an apprentice under the *Further Education and Training Act 2014*.

AP₁₆₋₁₇ means actual premium for the 2016–2017 year calculated under Part 5.

AP_w means the actual premium for an allocated WIC for the 2016–2017 year calculated in accordance with the formula:

$$AP_w = \frac{W_0 \times PR_{16-17}}{100}$$

AW₁₆₋₁₇ means the actual wages paid by the employer in the 2016-2017 year.

C means prior year claims payments under Part 7.

CAP means the assessed premium payable for the period commencing either:

- a) on and including 1 July 2017; or
- b) the date in the 2017–2018 year on which the employer commences to be insured under the Act and concluding on the date the employer ceases to be obliged to hold a policy under the Act as calculated under Part 2.

CAP is calculated in accordance with the following formula: $CAP = W_A \times PR_{17-18}$.

category WIC means any of the following WICs in Schedule 2 Column 2:

- a) Group Training Organisation (Category 1);
- b) Group Training Organisation (Category 2);
- c) Group Training Organisation (Category 3); or
- d) Group Training Organisation (Category 4).

C factor means C₃.

C₃ means the costs of damages claims to 30 June 2017 against the employer in respect of injuries incurred in the 2013–2014 year where such costs include:

- a) damages awarded by a Court or an amount for which the claim was settled or otherwise finalised;
- b) the costs incurred by WorkCover in the course of defending and resolving or finalising the claim; and
- c) where the claim is a current claim or a settled claim at 30 June 2017, WorkCover's reasonable estimate of damages and the costs to be incurred in the course of defending the claim.

client business means an entity who is supplied workers by a labour hire organisation or group training organisation.

costs of a claim for damages and of a statutory claim do not include the following:

- a) for claims received on or after 1 July 2013, the amount (if any) by which the payments made exceed \$175,000;
- b) costs of a claim arising from the circumstances described in Section 34(1)(c) of the Act; and
- c) costs of a claim arising from the circumstances described in Section 35 of the Act.

current claim means a claim by or on behalf of the employer's worker for damages that is neither a finalised claim nor a settled claim and includes a claim in any notice of claim served on WorkCover pursuant to Sections 275 or 298 of the Act whether the notice is compliant or not.

DAdP₁₇₋₁₈ means the default assessment of adjusted premium payable for that part of the 2017–2018 year the employer is obliged to hold a policy under the Act.

damages claim means a claim for damages as described in Section 10 of the Act.

DAP₁₆₋₁₇ means the default assessment of actual premium payable for the 2016–2017 year and is to be determined by WorkCover as either:

- a) AP as calculated; or
- b) the sum of the solutions to the following formula calculated for each allocated WIC on the employer's policy:

$$\frac{W_0 \times DR_{16-17}}{100}$$

DCAP₁₇₋₁₈ means the default assessment of actual premium for that part of the 2017–2018 year that the employer is liable under the Act, and is to be assessed as the sum of the solutions to the following formula calculated for each allocated WIC on the employer's policy:

$$\frac{W_A \times PR_{17-18}}{100}$$

default assessment means default assessment of premium pursuant to Section 58 of the Act, but does not include a reassessment of premium pursuant to Section 58(8)(a) of the Act.

DEP₁₇₋₁₈ means the default assessment of estimated premium for the 2017–2018 year to be determined by WorkCover to be either:

- a) EP₁₇₋₁₈ as defined; or
- b) the sum of the solutions to the following formula calculated for each allocated WIC on the employer's policy:

$$\frac{W \times DR_{17-18}}{100}$$

DP_W means the premium discount for an allocated WIC calculated in accordance with Part 4.
Calculation of DP_W:

$$DP_W = \frac{WA \times PR_{17-18}}{100}$$

DP₁₇₋₁₈ means default premium payable for the 2017–2018 year.

DR₁₆₋₁₇ means default premium rate for 2016–2017 as calculated under the 2016 notice.

DR₁₇₋₁₈ means the default premium rate for 2017–2018 year for an allocated WIC and is calculated by the same method as PR₁₇₋₁₈.

duty means any duty levied in accordance with the *Duties Act 2001 (Q)*.

employer is defined in Section 30 of the Act.

E means the Experience Factor for an allocated WIC in the 2016–2017 year calculated in accordance with Sections 14 to 18.

EP₁₆₋₁₇ means EP₁₆₋₁₇ calculated in accordance with the 2016 notice.

EP₁₇₋₁₈ means the estimated premium for the period 1 July 2017 to 30 June 2018.

EP in Part 6 means employer performance.

EP_W means the estimated premium for an allocated WIC calculated in accordance with Part 3.
Calculation of EP_W:

$$EP_W = \frac{W \times PR_{17-18}}{100}$$

existing employer means an employer who has remained continuously insured under the Act from a date before 1 January 2016.

F factor means the value for F as specified in Section 18.

final period of licence means:

- a) for an employer licensed as a self-insurer for three or more years immediately before cancellation of the licence — three years; or
- b) for an employer licensed as a self-insurer for less than three years immediately before cancellation of the licence — the period of the licence.

finalised claim means a settled claim where all costs, including payment of damages awarded by a court or settlement moneys, if any, have been paid to all relevant persons and no further action is required to defend the claim.

former employer means an entity from which an acquiring employer acquires the whole or part of a new business, and who was insured under the Act at the time of the acquisition.

FP means further premium assessed under Part 9.

FPR₁₇₋₁₈ means the former employer's PR₁₇₋₁₈ immediately prior to the acquisition date or, if the acquisition date is 1 July 2017, the PR₁₇₋₁₈ that would have applied to the former employer had the acquisition not occurred.

group training organisation has the same meaning as in Schedule 6 of the Act.

GST means the tax levied in accordance with the *A New Tax System (Goods and Services Tax) Act* 1999 (Cth) and other legislation of the Commonwealth as to the goods and services tax.

household worker means a person employed solely in and about, or in connection with, a private dwelling house or the grounds of the dwelling house.

Injury Prevention and Management Program (IPaM) is a joint WorkCover Queensland and Workplace Health and Safety Queensland project aimed at employers with poor claims experience. It provides case managed assistance on injury prevention and management.

IR₁₆₋₁₇ means the WorkCover Industry Premium Rate in Schedule 2 Column 3 of the 2016 notice.

IR₁₇₋₁₈ means the WorkCover Industry Premium Rate in Schedule 2 Column 3 of the WIC table applicable to an allocated WIC.

IRN₁₇₋₁₈ means the WorkCover Industry Premium Rate in Schedule 2 Column 3 of the WIC table applicable to the new WIC.

IRO₁₆₋₁₇ means the WorkCover Industry Premium Rate in Schedule 2 Column 3 of the 2016 notice.

L means claims incidence.

LA means an actuarial estimate of the outstanding liability at the end of the self-insurer's licence for claims incurred during the final period of licence, excluding liability for the excess period.

labour hire employer means an employer who:

- a) is wholly or substantially engaged in supplying workers to another entity (the client business) on a fee or contract basis; and
- b) is not a separate service entity for the client business.

n.e.c. means not elsewhere classified.

new business includes:

- a) the whole, or part, or parts of one business acquired from one former employer (single business); and
- b) more than one, or parts from more than one, business acquired simultaneously by the acquiring employer from different former employers (multiple business).

The acquisition of businesses or parts of different businesses, with differing WICs from one former employer will be treated as separate acquisitions of single businesses.

new employer means an employer who did not hold a policy with WorkCover prior to 1 January 2016 and entered into such a policy on or after that date.

P means the premium payable.

period of insurance means the period that commences on and including 1 July of any calendar year and concludes on and including 30 June of the following calendar year.

policy means the accident insurance provided by WorkCover to the insured employer pursuant to Section 48 of the Act to cover the costs of work related injuries.

PR₁₆₋₁₇ means the premium rate for an allocated WIC for the 2016–2017 year calculated in accordance with the 2016 notice.

PR₁₇₋₁₈ means the premium rate for an allocated WIC for the 2017–2018 year calculated in accordance with this notice.

premium includes actual premium, estimated premium and further premium.

principal business entity means a business entity whose ownership or management is connected with that of a separate service entity in that the two entities:

- a) are related bodies corporate;
- b) share one or more directors, partners or shareholders who, whether alone or in combination, hold a controlling interest in the management of both entities;
- c) have greater than 50% ultimate ownership in common, or
- d) whose operations or day to day management is controlled by the same or substantially the same senior management team.

P_s means the actual payments made by the former self-insurer, less recoveries received and payments made that are the equivalent of amounts payable for the excess period, for claims incurred during the final period of licence.

R means either:

- a) for an allocated WIC the solution to the following formula:

$$\frac{PR_{16-17} \times IR_{17-18}}{IR_{16-17}}$$

or

- b) where WorkCover allocates a new WIC to the policy in substitution of an existing WIC (old WIC), the solution to the following formula:

$$\frac{PR_{16-17} \times IRN_{17-18}}{IRO_{16-17}}$$

and where the 2016–2017 assessment was a default assessment DR_{16-17} may be substituted for PR_{16-17} .

S factors means either S_0 , S_1 or S_2 .

S₀ means the costs of statutory claims to 30 June 2017 under the Act against the employer in respect of injuries incurred in the 2016–2017 year.

S₁ means the costs of statutory claims to 30 June 2017 under the Act against the employer in respect of injuries incurred in the 2015–2016 year.

S₂ means the costs of statutory claims to 30 June 2017 under the Act against the employer in respect of injuries incurred in the 2014–2015 year.

self-insurer means a single employer or a group employer licensed under the Act to provide their own accident insurance.

separate location means an area of land which, in relation to any other area of land where workers of the employer perform work ('other area') is:

- a) not contiguous with the other area and movement between those areas is not reasonably and quickly possible (as determined by WorkCover); or
- b) contiguous with another area, including within a single building, provided
 - i) there is no means of direct internal access between those areas; and
 - ii) the business activities of the employer in those areas are not incident to each other.

separate service entity means a business entity whose predominant business activity is:

- a) the provision of any managerial, clerical, administrative, sales and marketing, warehousing (associated with manufacturing or retailing) or other support functions for a principal business entity;
- b) the provision of the service of, or the services of, workers or other labour to a principal business entity; or
- c) the performance of the whole or part of the business activities of a principal business entity for, or on behalf of, that principal business entity.

In determining whether the predominant business activity is either a), b), or c), WorkCover may have regard to all matters mentioned on Section 20.2.

settled claim means a claim by or on behalf of the employer's worker for damages where a settlement has been agreed between WorkCover and the worker, or a final judgment on the claim has been made by a court, however costs of the claim have not yet been paid to all relevant persons

statutory claim means a claim for compensation as defined as per Part 4 the Act.

succession means the process of applying the wages and claims experience of an acquired business for an employer under Section 5.

the Act means the *Workers' Compensation and Rehabilitation Act 2003 (Q)* unless the context indicates otherwise, in which case it means the equivalent Section under the *WorkCover Queensland Act 2003 (Q)*.

the Regulation means the *Workers' Compensation and Rehabilitation Regulation 2014 (Q)* unless the context indicates otherwise, in which case it means the equivalent regulation under the *WorkCover Queensland Regulation 2014 (Q)*.

UP means unpaid premium as provided for in Section 57 of the Act.

UW means the wages paid by the employer, or the probable wages as estimated by WorkCover, during the period from the date the employer became liable under the Act to the date the employer commenced to insure under the Act.

W means a reasonable estimate of wages, or the probable wages as estimated by WorkCover, to be paid by the employer during the 2017–2018 year in respect of each allocated WIC.

W factors means either W_0 , W_1 , W_2 , or W_3 .

WA means a reasonable estimate of apprentice wages to be paid by the employer during the 2017–2018 year in respect of each allocated WIC.

W_{0P} means the aggregate of W_0 in respect of each allocated WIC on the employer's policy.

W₀ means the wages paid by the employer, or the probable wages as estimated by WorkCover, in respect of each allocated WIC for the 2016–2017 year.

W₁ means the wages paid by the employer, or the probable wages as estimated by WorkCover, in respect of each allocated WIC for the 2015–2016 year.

W₂ means the wages paid by the employer, or the probable wages as estimated by WorkCover, in respect of each allocated WIC for the 2014–2015 year.

W₃ means the wages paid by the employer, or the probable wages as estimated by WorkCover, in respect of each allocated WIC for the 2013–2014 year.

W_A means the actual amount of wages, or the probable wages as estimated by WorkCover, from 1 July 2017 to the date on which the employer's obligation under the Act to maintain a policy ceased.

WIC means a six digit code (which may comprise of alpha and/or numeric characters) set out in Schedule 2 Column 1 of the WIC table.

WorkCover industry classification (WIC) means the classification of industry set out in Schedule 2 Column 2 of the WIC table.

WorkCover industry premium rate means the rate of premium, per \$100 wages, set out in Schedule 2 Column 3 of the WIC table. The WorkCover Industry Premium Rate does not include GST or duty.

worker is defined in Section 11 of the Act.

X means the aggregate of the solutions to the following formula calculated in respect of each allocated WIC on the employer's policy in the 2016–2017 year:

$$\frac{W_0 \times IR_{17-18}}{100}$$

Z means the sizing factor for the employer's policy and controls the proportion of claims experience that affects the employer's premium rate having regard to employer size and industry. The sizing factor only applies to employers where W_{OP} is greater than \$1.5 million (one million five hundred thousand dollars) and is the greater of:

- a) 0.02; or
- b) the value of the solution to the following formula:

$$\frac{X}{X + 855\,000}$$

Schedule 2 — WorkCover Industry Premium Rates from 1 July 2017

WIC Table Notes

- 1 Column 1 of the WIC table contains the WIC codes. The WIC code is comprised of a four digit ANZSIC class number and two further digits for WorkCover's purposes.
- 2 Column 2 of the WIC table contains the WorkCover Industry Classifications. The WorkCover Industry Classifications are based on ANZSIC. The following WIC codes have been created by extending the ANZSIC class:

019912, 019923, 052918, 052929, 060063, 060074, 080122, 080133, 080223, 080234, 080324, 080335, 080425, 080436, 080627, 080638, 080728, 080739, 080921, 080932, 099022, 099033, 101125, 101136, 101226, 101237, 109023, 109034, 132028, 132039, 134019, 134043, 310915, 310926, 310948, 310959, 321219, 321243, 510129, 510131, 521223, 521234, 641913, 641935, 671218, 671231, 692414, 692436, 694023, 694034, 721214, 721236, 731338, 731349, 752016, 752027, 752062, 771208, 771232, 771917, 771928, 810112, 8101G1, 8101G2, 8101G3, 8101G4, 821114, 821125, 953122, 953133, 955912, 955945.

The following WIC codes are to be used only for identifying the classifications of labour hire employers, the first letter corresponds with the division of ANZSIC:

A01100, B06000, C11000, D26000, E30000, F33000, G39000, H44000, I46000, J54000, K62000, L66000, M69000, N72000, O75000, P80000, Q84000, R89000, S94000.

The WICs listed under each of these WIC codes are the WICs of the client businesses.

- 3 Column 3 of the WIC table contains the WorkCover Industry Premium Rate (per \$100 wages) applicable from 1 July 2017. This column is used to obtain the values of IR₁₇₋₁₈.
- 4 For reference and statistical purposes only, the WIC table has been structured into divisions, subdivisions and groups. Each division is identified by an alpha character, each subdivision is identified by a two digit code and each group is identified by a three digit code.

Example:

A AGRICULTURE, FORESTRY AND FISHING

01 Agriculture

011 Nursery and Floriculture Production

NOTE: WICs and rates used to calculate premium in the year 1 July 2016 to 30 June 2017 are in the Queensland Government Gazette No. 37 dated Friday, 17 June 2016 and its addendum.

WIC Table

(per \$100 wages excluding GST and Duty)

Column 1	Column 2	Column 3
A	Agriculture, Forestry and Fishing	
01	Agriculture	
011	Nursery and Floriculture Production	
011103	Nursery Production (Under Cover)	2.728
011204	Nursery Production (Outdoors)	2.728
011305	Turf Growing	2.728
011406	Floriculture Production (Under Cover)	2.728
011507	Floriculture Production (Outdoors)	2.728
012	Mushroom and Vegetable Growing	
012104	Mushroom Growing	2.728
012205	Vegetable Growing (Under Cover)	2.728
012317	Vegetable Growing (Outdoors)	2.728
013	Fruit and Tree Nut Growing	
013105	Grape Growing	2.728
013206	Kiwifruit Growing	2.728
013307	Berry Fruit Growing	2.728
013408	Apple and Pear Growing	2.728
013509	Stone Fruit Growing	2.728
013601	Citrus Fruit Growing	2.728
013702	Olive Growing	2.728
013904	Other Fruit and Tree Nut Growing	2.728
014	Sheep, Beef cattle and Grain Farming	
014106	Sheep Farming (Specialised)	4.216
014264	Beef Cattle Farming (Specialised)	6.613
014308	Beef Cattle Feedlots (Specialised)	6.613
014409	Sheep-Beef Cattle Farming	6.613
014512	Grain-Sheep or Grain-Beef Cattle Farming	4.216
014602	Rice Growing	2.728
014905	Other Grain Growing	2.728
015	Other Crop Growing	
015107	Sugar Cane Growing	2.728
015208	Cotton Growing	2.728
015917	Other Crop Growing n.e.c.	2.728
016	Dairy Cattle Farming	
016007	Dairy Cattle Farming	4.104
017	Poultry Farming	
017109	Poultry Farming (Meat)	4.104
017201	Poultry Farming (Eggs)	4.104
018	Deer Farming	
018009	Deer Farming	6.613
019	Other Livestock Farming	
019113	Horse Farming	6.613
019203	Pig Farming	4.104
019304	Beekeeping	4.104
019912	Other Livestock Farming n.e.c.	4.104
019923	Goat Farming	4.216

02	Aquaculture	
020	Aquaculture	
020103	Offshore Longline and Rack Aquaculture	3.634
020204	Offshore Caged Aquaculture	3.634
020305	Onshore Aquaculture	3.634
03	Forestry and Logging	
030	Forestry and Logging	
030115	Forestry	2.728
030216	Logging	7.295
04	Fishing, Hunting and Trapping	
041	Fishing	
041117	Rock Lobster and Crab Potting	3.634
041207	Prawn Fishing	3.634
041319	Line Fishing	3.634
041409	Fish Trawling, Seining and Netting	3.634
041916	Other Fishing	3.634
042	Hunting and Trapping	
042006	Hunting and Trapping	1.430
05	Agriculture, Forestry and Fishing Support Services	
051	Forestry Support Services	
051017	Forestry Support Services	2.728
052	Agriculture and Fishing Support Services	
052108	Cotton Ginning	2.151
052209	Shearing Services	5.423
052918	Other Agriculture and Fishing Support Services	3.820
052929	Aerial Agricultural Services	6.159

Column 1	Column 2	Column 3
B	Mining	
06	Coal Mining	
060	Coal Mining	
060063	Coal Mining Underground	4.042
060074	Coal Mining Open Cut	1.550
07	Oil and Gas Extraction	
070	Oil and Gas Extraction	
070007	Oil and Gas Extraction	1.569
08	Metal Ore Mining	
080	Metal Ore Mining	
080122	Iron Ore Mining Underground	2.380
080133	Iron Ore Open Cut	1.550
080223	Bauxite Mining Underground	2.380
080234	Bauxite Mining Open Cut	1.550
080324	Copper Ore Mining Underground	2.380
080335	Copper Ore Mining Open Cut	1.550
080425	Gold Ore Mining Underground	2.380
080436	Gold Ore Mining Open Cut	1.550
080504	Mineral Sand Mining	2.380
080627	Nickel Ore Mining Underground	2.380
080638	Nickel Ore Mining Open Cut	1.550
080728	Silver-Lead-Zinc Ore Mining Underground	2.380
080739	Silver-Lead-Zinc Ore Mining Open Cut	1.550
080921	Metal Ore Mining n.e.c. Underground	2.380
080932	Metal Ore Mining n.e.c. Open Cut	1.550
09	Non-Metallic Mineral Mining and Quarrying	
091	Construction Material Mining	
091102	Gravel and Sand Quarrying	2.596
091901	Other Construction Material Mining	2.596
099	Other Non-Metallic Mineral Mining and Quarrying	
099022	Other Mining Underground	2.380
099033	Other Mining Open Cut	1.550
10	Exploration and Other Mining Support Services	
101	Exploration	
101125	Petroleum Exploration (Own Account)	1.569
101136	Petroleum Exploration Services	1.569
101226	Mineral Exploration (Own Account)	2.169
101237	Mineral Exploration Services	2.169
109	Other Mining Support Services	
109023	Other Mining Support Services	2.467
109034	Drilling and Boring Support Services	1.569

Column 1	Column 2	Column 3
C	Manufacturing	
11	Food Product Manufacturing	
111	Meat and Meat Product Manufacturing	
111104	Meat Processing	4.737
111205	Poultry Processing	4.036
111317	Cured Meat and Smallgoods Manufacturing	4.718
112	Seafood Processing	
112015	Seafood Processing	3.346
113	Dairy Product Manufacturing	
113106	Milk and Cream Processing	1.925
113207	Ice Cream Manufacturing	1.925
113319	Cheese and Other Dairy Product Manufacturing	1.925
114	Fruit and Vegetable Processing	
114006	Fruit and Vegetable Processing	3.559
115	Oil and Fat Manufacturing	
115007	Oil and Fat Manufacturing	1.757
116	Grain Mill and Cereal Product Manufacturing	
116111	Grain Mill Product Manufacturing	2.571
116201	Cereal, Pasta and Baking Mix Manufacturing	2.571
117	Bakery Product Manufacturing	
117101	Bread Manufacturing (Factory based)	3.150
117213	Cake and Pastry Manufacturing (Factory based)	3.150
117303	Biscuit Manufacturing (Factory based)	3.150
117404	Bakery Product Manufacturing (Non-factory based)	1.565
118	Sugar and Confectionery Manufacturing	
118113	Sugar Manufacturing	4.083
118203	Confectionery Manufacturing	3.150
119	Other Food Product Manufacturing	
119103	Potato, Corn and Other Crisp Manufacturing	3.844
119204	Prepared Animal and Bird Feed Manufacturing	3.844
119913	Other Food Product Manufacturing n.e.c.	3.844
12	Beverage and Tobacco Product Manufacturing	
121	Beverage Manufacturing	
121116	Soft Drink, Cordial and Syrup Manufacturing	2.005
121206	Beer Manufacturing	1.572
121307	Spirit Manufacturing	1.572
121408	Wine and Other Alcoholic Beverage Manufacturing	1.572
122	Cigarette and Tobacco Product Manufacturing	
122005	Cigarette and Tobacco Product Manufacturing	3.844
13	Textile, Leather, Clothing and Footwear Manufacturing	
131	Textile Manufacturing	
131106	Wool Scouring	2.600
131218	Natural Textile Manufacturing	2.600
131308	Synthetic Textile Manufacturing	2.600
132	Leather Tanning, Fur Dressing and Leather Product Manufacturing	
132028	Leather Tanning and Fur Dressing	5.256
132039	Leather and Leather Substitute Product Manufacturing	3.140

133	Textile Product Manufacturing	
133108	Textile Floor Covering Manufacturing	2.600
133209	Rope, Cordage and Twine Manufacturing	2.600
133312	Cut and Sewn Textile Product Manufacturing	2.600
133413	Textile Finishing and Other Textile Product Manufacturing	2.600
134	Knitted Product Manufacturing	
134019	Knitted Product Manufacturing	1.503
134043	Knitting Mill Product Manufacturing n.e.c.	1.503
135	Clothing and Footwear Manufacturing	
135112	Clothing Manufacturing	1.503
135202	Footwear Manufacturing	1.503
14	Wood Product Manufacturing	
141	Log Sawmilling and Timber Dressing	
141107	Log Sawmilling	7.355
141219	Wood Chipping	2.751
141311	Timber Resawing and Dressing	3.526
149	Other Wood Product Manufacturing	
149106	Prefabricated Wooden Building Manufacturing	3.526
149207	Wooden Structural Fitting and Component Manufacturing	3.526
149308	Veneer and Plywood Manufacturing	3.526
149409	Reconstituted Wood Product Manufacturing	3.526
149905	Other Wood Product Manufacturing n.e.c.	3.526
15	Pulp, Paper and Converted Paper Product Manufacturing	
151	Pulp, Paper and Paperboard Manufacturing	
151007	Pulp, Paper and Paperboard Manufacturing	2.573
152	Converted Paper Product Manufacturing	
152111	Corrugated Paperboard and Paperboard Container Manufacturing	2.573
152201	Paper Bag Manufacturing	2.573
152302	Paper Stationery Manufacturing	2.573
152403	Sanitary Paper Product Manufacturing	2.573
152919	Other Converted Paper Product Manufacturing	2.573
16	Printing (including the Reproduction of Recorded Media)	
161	Printing and Printing Support Services	
161111	Printing	1.227
161201	Printing Support Services	1.227
162	Reproduction of Recorded Media	
162009	Reproduction of Recorded Media	1.227
17	Petroleum and Coal Product Manufacturing	
170	Petroleum and Coal Product Manufacturing	
170109	Petroleum Refining and Petroleum Fuel Manufacturing	0.997
170919	Other Petroleum and Coal Product Manufacturing	2.375
18	Basic Chemical and Chemical Product Manufacturing	
181	Basic Chemical Manufacturing	
181102	Industrial Gas Manufacturing	1.962
181214	Basic Organic Chemical Manufacturing	1.962
181304	Basic Inorganic Chemical Manufacturing	1.962
182	Basic Polymer Manufacturing	
182103	Synthetic Resin and Synthetic Rubber Manufacturing	1.962
182913	Other Basic Polymer Manufacturing	1.962

183	Fertiliser and Pesticide Manufacturing	
183104	Fertiliser Manufacturing	1.272
183205	Pesticide Manufacturing	1.413
184	Pharmaceutical and Medicinal Product Manufacturing	
184105	Human Pharmaceutical and Medicinal Product Manufacturing	1.413
184206	Veterinary Pharmaceutical and Medicinal Product Manufacturing	1.413
185	Cleaning Compound and Toiletry Preparation Manufacturing	
185117	Cleaning Compound Manufacturing	1.625
185218	Cosmetic and Toiletry Preparation Manufacturing	1.625
189	Other Basic Chemical Product Manufacturing	
189101	Photographic Chemical Product Manufacturing	0.754
189213	Explosives Manufacturing	2.695
189909	Other Basic Chemical Product Manufacturing n.e.c.	1.625
19	Polymer Product and Rubber Product Manufacturing	
191	Polymer Product Manufacturing	
191103	Polymer Film and Sheet Packaging Material Manufacturing	2.672
191215	Rigid and Semi-Rigid Polymer Product Manufacturing	2.672
191305	Polymer Foam Product Manufacturing	2.672
191406	Tyre Manufacturing	2.672
191507	Adhesive Manufacturing	1.625
191619	Paint and Coatings Manufacturing	1.625
191913	Other Polymer Product Manufacturing	2.672
192	Natural Rubber Product Manufacturing	
192003	Natural Rubber Product Manufacturing	2.672
20	Non-Metallic Mineral Product Manufacturing	
201	Glass and Glass Product Manufacturing	
201003	Glass and Glass Product Manufacturing	4.735
202	Ceramic Product Manufacturing	
202105	Clay Brick Manufacturing	3.177
202915	Other Ceramic Product Manufacturing	3.177
203	Cement, Lime, Plaster and Concrete Product Manufacturing	
203106	Cement and Lime Manufacturing	1.821
203207	Plaster Product Manufacturing	1.821
203319	Ready-Mixed Concrete Manufacturing	1.821
203411	Concrete Product Manufacturing	3.829
209	Other Non-Metallic Mineral Product Manufacturing	
209013	Other Non-Metallic Mineral Product Manufacturing	7.284
21	Primary Metal and Metal Product Manufacturing	
211	Basic Ferrous Metal Manufacturing	
211004	Iron Smelting and Steel Manufacturing	2.910
212	Basic Ferrous Metal Product Manufacturing	
212117	Iron and Steel Casting	2.910
212218	Steel Pipe and Tube Manufacturing	2.910
213	Basic Non-Ferrous Metal Manufacturing	
213107	Alumina Production	1.488
213219	Aluminium Smelting	1.488
213309	Copper, Silver, Lead and Zinc Smelting and Refining	1.488
213906	Other Basic Non-Ferrous Metal Manufacturing	1.488

214	Basic Non-Ferrous Metal Product Manufacturing	
214108	Non-Ferrous Metal Casting	2.910
214209	Aluminium Rolling, Drawing, Extruding	2.910
214907	Other Basic Non-Ferrous Metal Product Manufacturing	2.910
22	Fabricated Metal Product Manufacturing	
221	Iron and Steel Forging	
221016	Iron and Steel Forging	2.910
222	Structural Metal Product Manufacturing	
222107	Structural Steel Fabricating	2.848
222219	Prefabricated Metal Building Manufacturing	2.848
222311	Architectural Aluminium Product Manufacturing	2.848
222412	Metal Roof and Guttering Manufacturing (except Aluminium)	2.848
222917	Other Structural Metal Product Manufacturing	2.848
223	Metal Container Manufacturing	
223119	Boiler, Tank and Other Heavy Gauge Metal Container Manufacturing	2.848
223918	Other Metal Container Manufacturing	2.848
224	Sheet Metal Product Manufacturing (except Metal Structural and Container Products)	
224019	Sheet Metal Product Manufacturing (except Metal Structural and Container Products)	2.848
229	Other Fabricated Metal Product Manufacturing	
229105	Spring and Wire Product Manufacturing	2.614
229206	Nut, Bolt, Screw and Rivet Manufacturing	2.614
229307	Metal Coating and Finishing	3.807
229915	Other Fabricated Metal Product Manufacturing n.e.c.	2.848
23	Transport Equipment Manufacturing	
231	Motor Vehicle and Motor Vehicle Part Manufacturing	
231118	Motor Vehicle Manufacturing	2.323
231219	Motor Vehicle Body and Trailer Manufacturing	3.770
231309	Automotive Electrical Component Manufacturing	3.770
231917	Other Motor Vehicle Parts Manufacturing	3.770
239	Other Transport Equipment Manufacturing	
239117	Shipbuilding and Repair Services	5.019
239218	Boatbuilding and Repair Services	5.019
239308	Railway Rolling Stock Manufacturing and Repair Services	3.770
239409	Aircraft Manufacturing and Repair Services	0.749
239905	Other Transport Equipment Manufacturing n.e.c.	3.770
24	Machinery and Equipment Manufacturing	
241	Professional and Scientific Equipment Manufacturing	
241108	Photographic, Optical and Ophthalmic Equipment Manufacturing	0.754
241211	Medical and Surgical Equipment Manufacturing	0.754
241918	Other Professional and Scientific Equipment Manufacturing	0.754
242	Computer and Electronic Equipment Manufacturing	
242109	Computer and Electronic Office Equipment Manufacturing	0.716
242212	Communications Equipment Manufacturing	0.716
242908	Other Electronic Equipment Manufacturing	0.716
243	Electrical Equipment Manufacturing	
243101	Electric Cable and Wire Manufacturing	1.429
243202	Electric Lighting Equipment Manufacturing	1.429
243911	Other Electrical Equipment Manufacturing	1.429

244	Domestic Appliance Manufacturing	
244113	Whiteware Appliance Manufacturing	2.106
244901	Other Domestic Appliance Manufacturing	2.106
245	Pump, Compressor, Heating and Ventilation Equipment Manufacturing	
245114	Pump and Compressor Manufacturing	2.373
245215	Fixed Space Heating, Cooling and Ventilation Equipment Manufacturing	2.373
246	Specialised Machinery and Equipment Manufacturing	
246104	Agricultural Machinery and Equipment Manufacturing	2.757
246216	Mining and Construction Machinery Manufacturing	1.766
246306	Machine Tool and Parts Manufacturing	2.070
246914	Other Specialised Machinery and Equipment Manufacturing	2.373
249	Other Machinery and Equipment Manufacturing	
249107	Lifting and Material Handling Equipment Manufacturing	2.373
249917	Other Machinery and Equipment Manufacturing n.e.c.	2.373
25	Furniture and Other Manufacturing	
251	Furniture Manufacturing	
251109	Wooden Furniture and Upholstered Seat Manufacturing	2.771
251212	Metal Furniture Manufacturing	2.771
251313	Mattress Manufacturing	2.771
251908	Other Furniture Manufacturing	2.771
259	Other Manufacturing	
259108	Jewellery and Silverware Manufacturing	0.754
259209	Toy, Sporting and Recreational Product Manufacturing	2.771
259918	Other Manufacturing n.e.c.	2.373

Column 1	Column 2	Column 3
D	Electricity, Gas, Water and Waste Services	
26	Electricity Supply	
261	Electricity Generation	
261101	Fossil Fuel Electricity Generation	0.716
261202	Hydro-electricity Generation	0.716
261909	Other Electricity Generation	0.716
262	Electricity Transmission	
262001	Electricity Transmission	0.716
263	Electricity Distribution	
263002	Electricity Distribution	0.716
264	On Selling Electricity and Electricity Market Operation	
264003	On Selling Electricity and Electricity Market Operation	0.716
27	Gas Supply	
270	Gas Supply	
270009	Gas Supply	1.137
28	Water Supply, Sewerage and Drainage Services	
281	Water Supply, Sewerage and Drainage Services	
281114	Water Supply	1.105
281204	Sewerage and Drainage Services	1.105
29	Waste Collection, Treatment and Disposal Services	
291	Waste Collection Services	
291104	Solid Waste Collection Services	3.541
291903	Other Waste Collection Services	3.541
292	Waste Treatment, Disposal and Remediation Services	
292105	Waste Treatment and Disposal Services	3.541
292217	Waste Remediation and Materials Recovery Services	3.541

Column 1	Column 2	Column 3
E	Construction	
30	Building Construction	
301	Residential Building Construction	
301116	House Construction	2.752
301904	Other Residential Building Construction	2.136
302	Non-Residential Building Construction	
302016	Non-Residential Building Construction	2.136
31	Heavy and Civil Engineering Construction	
310	Heavy and Civil Engineering Construction	
310105	Road and Bridge Construction	2.047
310915	Other Heavy and Civil Engineering Construction	2.047
310926	Harbour and River Works	4.249
310948	Sewerage and Reticulation Works	4.249
310959	Power and Telecommunications Infrastructure	2.155
32	Construction Services	
321	Land Development and Site Preparation Services	
321107	Land Development and Subdivision	1.107
321219	Site Preparation Services	2.592
321243	Demolition	8.393
322	Building Structure Services	
322108	Concreting Services	5.967
322209	Bricklaying Services	5.967
322301	Roofing Services	5.967
322413	Structural Steel Erection Services	5.967
323	Building Installation Services	
323109	Plumbing Services	2.511
323212	Electrical Services	1.320
323302	Air Conditioning and Heating Services	2.764
323403	Fire and Security Alarm Installation Services	1.487
323919	Other Building Installation Services	2.764
324	Building Completion Services	
324101	Plastering and Ceiling Services	4.735
324202	Carpentry Services	6.797
324314	Tiling and Carpeting Services	3.170
324404	Painting and Decorating Services	3.777
324516	Glazing Services	4.296
329	Other Construction Services	
329117	Landscape Construction Services	3.666
329207	Hire of Construction Machinery with Operator	2.592
329916	Other Construction Services n.e.c.	4.653

Column 1	Column 2	Column 3
F	Wholesale Trade	
33	Basic Material Wholesaling	
331	Agricultural Product Wholesaling	
331108	Wool Wholesaling	1.787
331209	Cereal Grain Wholesaling	1.787
331907	Other Agricultural Product Wholesaling	1.787
332	Mineral, Metal and Chemical Wholesaling	
332109	Petroleum Product Wholesaling	0.862
332212	Metal and Mineral Wholesaling	2.785
332313	Industrial and Agricultural Chemical Product Wholesaling	1.139
333	Timber and Hardware Goods Wholesaling	
333101	Timber Wholesaling	2.443
333202	Plumbing Goods Wholesaling	2.057
333911	Other Hardware Goods Wholesaling	1.446
34	Machinery and Equipment Wholesaling	
341	Specialised Industrial Machinery and Equipment Wholesaling	
341111	Agricultural and Construction Machinery Wholesaling	1.178
341908	Other Specialised Industrial Machinery and Equipment Wholesaling	1.178
349	Other Machinery and Equipment Wholesaling	
349108	Professional and Scientific Goods Wholesaling	0.392
349209	Computer and Computer Peripheral Wholesaling	0.392
349312	Telecommunication Goods Wholesaling	0.687
349413	Other Electrical and Electronic Good Wholesaling	0.687
349918	Other Machinery and Equipment Wholesaling n.e.c.	1.178
35	Motor Vehicle and Motor Vehicle Parts Wholesaling	
350	Motor Vehicle and Motor Vehicle Parts Wholesaling	
350111	Car Wholesaling	1.504
350201	Commercial Vehicle Wholesaling	1.504
350313	Trailer and Other Motor Vehicle Wholesaling	1.504
350414	Motor Vehicle New Parts Wholesaling	1.248
350515	Motor Vehicle Dismantling and Used Parts Wholesaling	2.779
36	Grocery, Liquor and Tobacco Product Wholesaling	
360	Grocery, Liquor and Tobacco Product Wholesaling	
360101	General Line Grocery Wholesaling	2.606
360213	Meat, Poultry and Smallgoods Wholesaling	2.606
360303	Dairy Produce Wholesaling	2.606
360415	Fish and Seafood Wholesaling	2.319
360505	Fruit and Vegetable Wholesaling	2.606
360617	Liquor and Tobacco Product Wholesaling	2.606
360911	Other Grocery Wholesaling	2.606
37	Other Goods Wholesaling	
371	Textile, Clothing and Footwear Wholesaling	
371103	Textile Product Wholesaling	1.268
371215	Clothing and Footwear Wholesaling	1.268
372	Pharmaceutical and Toiletry Goods Wholesaling	
372014	Pharmaceutical and Toiletry Goods Wholesaling	0.964

373	Furniture, Floor Covering and Other Goods Wholesaling	
373116	Furniture and Floor Covering Wholesaling	1.229
373206	Jewellery and Watch Wholesaling	1.268
373307	Kitchen and Diningware Wholesaling	1.268
373408	Toy and Sporting Goods Wholesaling	1.268
373509	Book and Magazine Wholesaling	1.268
373601	Paper Product Wholesaling	1.268
373915	Other Goods Wholesaling n.e.c.	1.268
38	Commission-Based Wholesaling	
380	Commission-Based Wholesaling	
380013	Commission-Based Wholesaling	1.268

Column 1	Column 2	Column 3
G	Retail Trade	
39	Motor Vehicle and Motor Vehicle Parts Retailing	
391	Motor Vehicle Retailing	
391105	Car Retailing	1.184
391206	Motor Cycle Retailing	1.184
391307	Trailer and Other Motor Vehicle Retailing	1.184
392	Motor Vehicle Parts and Tyre Retailing	
392117	Motor Vehicle Parts Retailing	1.163
392218	Tyre Retailing	3.320
40	Fuel Retailing	
400	Fuel Retailing	
400004	Fuel Retailing	1.988
41	Food Retailing	
411	Supermarket and Grocery Stores	
411006	Supermarket and Grocery Stores	2.011
412	Specialised Food Retailing	
412108	Fresh Meat, Fish and Poultry Retailing	2.948
412209	Fruit and Vegetable Retailing	2.011
412301	Liquor Retailing	2.011
412918	Other Specialised Food Retailing	2.011
42	Other Store-Based Retailing	
421	Furniture, Floor Coverings, Houseware and Textile Goods Retailing	
421108	Furniture Retailing	2.132
421209	Floor Coverings Retailing	1.609
421312	Houseware Retailing	1.609
421402	Manchester and Other Textile Goods Retailing	1.125
422	Electrical and Electronic Goods Retailing	
422111	Electrical, Electronic and Gas Appliance Retailing	1.609
422201	Computer and Computer Peripheral Retailing	0.780
422919	Other Electrical and Electronic Goods Retailing	1.609
423	Hardware, Building and Garden Supplies Retailing	
423112	Hardware and Building Supplies Retailing	1.691
423202	Garden Supplies Retailing	1.691
424	Recreational Goods Retailing	
424102	Sport and Camping Equipment Retailing	0.780
424214	Entertainment Media Retailing	0.780
424304	Toy and Game Retailing	0.780
424405	Newspaper and Book Retailing	0.780
424506	Marine Equipment Retailing	1.691
425	Clothing, Footwear and Personal Accessory Retailing	
425103	Clothing Retailing	0.780
425204	Footwear Retailing	0.780
425305	Watch and Jewellery Retailing	0.780
425902	Other Personal Accessory Retailing	0.780
426	Department Stores	
426003	Department Stores	1.404

427	Pharmaceutical and Other Store-Based Retailing	
427105	Pharmaceutical, Cosmetic and Toiletry Goods Retailing	0.780
427206	Stationery Goods Retailing	0.780
427307	Antique and Used Goods Retailing	1.609
427408	Flower Retailing	1.125
427915	Other Store-Based Retailing n.e.c.	1.609
43	Non-Store Retailing and Retail Commission-Based Buying and/or Selling	
431	Non-Store Retailing	
431019	Non-Store Retailing	1.609
432	Retail Commission-Based Buying and/or Selling	
432011	Retail Commission-Based Buying and/or Selling	1.609

Column 1	Column 2	Column 3
H	Accommodation and Food Services	
44	Accommodation	
440	Accommodation	
440008	Accommodation	2.234
45	Food and Beverage Services	
451	Cafes, Restaurants and Takeaway Food Services	
451113	Cafes and Restaurants	1.057
451203	Takeaway Food Services	1.227
451304	Catering Services	2.955
452	Pubs, Taverns and Bars	
452002	Pubs, Taverns and Bars	1.859
453	Clubs (Hospitality)	
453003	Clubs (Hospitality)	1.859

Column 1	Column 2	Column 3
I	Transport, Postal and Warehousing	
46	Road Transport	
461	Road Freight Transport	
461002	Road Freight Transport	4.893
462	Road Passenger Transport	
462104	Interurban and Rural Bus Transport	2.773
462205	Urban Bus Transport (Including Tramway)	2.773
462306	Taxi and Other Road Transport	2.773
47	Rail Transport	
471	Rail Freight Transport	
471003	Rail Freight Transport	2.184
472	Rail Passenger Transport	
472015	Rail Passenger Transport	2.184
48	Water Transport	
481	Water Freight Transport	
481015	Water Freight Transport	2.521
482	Water Passenger Transport	
482016	Water Passenger Transport	2.521
49	Air and Space Transport	
490	Air and Space Transport	
490015	Air and Space Transport	0.960
50	Other Transport	
501	Scenic and Sightseeing Transport	
501017	Scenic and Sightseeing Transport	2.521
502	Pipeline and Other Transport	
502108	Pipeline Transport	1.604
502907	Other Transport n.e.c.	2.521
51	Postal and Courier Pick-up and Delivery Services	
510	Postal and Courier Pick-up and Delivery Services	
510129	Post Office/Agency Services	0.528
510131	Postal Collection/Delivery Services	3.097
510208	Courier Pick-up and Delivery Services	3.097
52	Transport Support Services	
521	Water Transport Support Services	
521109	Stevedoring Services	3.812
521223	Water Transport Terminal Operations	1.745
521234	Port Operations	1.531
521908	Other Water Transport Support Services	1.531
522	Airport Operations and Other Air Transport Support Services	
522011	Airport Operations and Other Air Transport Support Services	1.582
529	Other Transport Support Services	
529108	Customs Agency Services	0.528
529211	Freight Forwarding Services	4.893
529918	Other Transport Support Services n.e.c.	2.384
53	Warehousing and Storage Services	
530	Warehousing and Storage Services	
530109	Grain Storage Services	3.045
530908	Other Warehousing and Storage Services	3.045

Column 1	Column 2	Column 3
J	Information Media and Telecommunications	
54	Publishing (except Internet and Music Publishing)	
541	Newspaper, Periodical, Book and Directory Publishing	
541113	Newspaper Publishing	0.733
541214	Magazine and Other Periodical Publishing	0.667
541315	Book Publishing	0.667
541416	Directory and Mailing List Publishing	0.667
541912	Other Publishing (except Software, Music and Internet)	0.667
542	Software Publishing	
542013	Software Publishing	0.667
55	Motion Picture and Sound Recording Activities	
551	Motion Picture and Video Activities	
551103	Motion Picture and Video Production	1.316
551215	Motion Picture and Video Distribution	1.316
551305	Motion Picture Exhibition	1.316
551417	Post-production Services and Other Motion Picture and Video Activities	1.316
552	Sound Recording and Music Publishing	
552115	Music Publishing	0.667
552216	Music and Other Sound Recording Activities	1.316
56	Broadcasting (except Internet)	
561	Radio Broadcasting	
561003	Radio Broadcasting	0.359
562	Television Broadcasting	
562105	Free-to-Air Television Broadcasting	0.359
562206	Cable and Other Subscription Broadcasting	0.359
57	Internet Publishing and Broadcasting	
570	Internet Publishing and Broadcasting	
570014	Internet Publishing and Broadcasting	0.359
58	Telecommunications Services	
580	Telecommunications Services	
580105	Wired Telecommunications Network Operation	0.357
580206	Other Telecommunications Network Operation	0.357
580904	Other Telecommunications Services	0.357
59	Internet Service Providers, Web Search Portals and Data Processing Services	
591	Internet Service Providers and Web Search Portals	
591017	Internet Service Providers and Web Search Portals	0.357
592	Data Processing, Web Hosting and Electronic Information Storage Services	
592119	Data Processing and Web Hosting Services	0.357
592209	Electronic Information Storage Services	0.357
60	Library and Other Information Services	
601	Libraries and Archives	
601018	Libraries and Archives	0.419
602	Other Information Services	
602019	Other Information Services	0.419

Column 1	Column 2	Column 3
K	Financial and Insurance Services	
62	Finance	
621	Central Banking	
621009	Central Banking	0.243
622	Depository Financial Intermediation	
622102	Banking	0.243
622203	Building Society Operation	0.243
622304	Credit Union Operation	0.243
622912	Other Depository Financial Intermediation	0.243
623	Non-Depository Financing	
623002	Non-Depository Financing	0.243
624	Financial Asset Investing	
624003	Financial Asset Investing	0.243
63	Insurance and Superannuation Funds	
631	Life Insurance	
631001	Life Insurance	0.243
632	Health and General Insurance	
632103	Health Insurance	0.395
632204	General Insurance	0.395
633	Superannuation Funds	
633003	Superannuation Funds	0.243
64	Auxiliary Finance and Insurance Services	
641	Auxiliary Finance and Investment Services	
641103	Financial Asset Broking Services	0.243
641913	Other Auxiliary Finance and Investment Services	0.243
641935	Home Loan Broking Services	0.243
642	Auxiliary Insurance Services	
642003	Auxiliary Insurance Services	0.243

Column 1	Column 2	Column 3
L	Rental, Hiring and Real Estate Services	
66	Rental and Hiring Services (except Real Estate)	
661	Motor Vehicle and Transport Equipment Rental and Hiring	
661162	Passenger Car Rental and Hiring	1.405
661915	Other Motor Vehicle and Transport Equipment Rental and Hiring	1.595
662	Farm Animal and Bloodstock Leasing	
662005	Farm Animal and Bloodstock Leasing	1.822
663	Other Goods and Equipment Rental and Hiring	
663107	Heavy Machinery and Scaffolding Rental and Hiring	2.562
663208	Video and Other Electronic Media Rental and Hiring	0.780
663917	Other Goods and Equipment Rental and Hiring n.e.c.	1.822
664	Non-Financial Intangible Assets (Except Copyrights) Leasing	
664007	Non-Financial Intangible Assets (Except Copyrights) Leasing	0.243
67	Property Operators and Real Estate Services	
671	Property Operators	
671117	Residential Property Operators	1.272
671218	Non-Residential Property Operators	0.879
671231	Serviced Offices	0.879
672	Real Estate Services	
672006	Real Estate Services	0.348

Column 1	Column 2	Column 3
M	Professional, Scientific and Technical Services	
69	Professional, Scientific and Technical Services (Except Computer System Design and Related Services)	
691	Scientific Research Services	
691007	Scientific Research Services	0.611
692	Architectural, Engineering and Technical Services	
692109	Architectural Services	0.164
692201	Surveying and Mapping Services	1.100
692313	Engineering Design and Engineering Consulting Services	0.270
692414	Other Specialised Design Services	0.412
692436	Signwriting	2.372
692504	Scientific Testing and Analysis Services	0.946
693	Legal and Accounting Services	
693112	Legal Services	0.245
693202	Accounting Services	0.164
694	Advertising Services	
694023	Aerial Advertising Service	1.100
694034	Other Advertising Services	0.403
695	Market Research and Statistical Services	
695013	Market Research and Statistical Services	0.403
696	Management and Related Consulting Services	
696216	Management Advice and Related Consulting Services	0.403
697	Veterinary Services	
697004	Veterinary Services	0.863
699	Other Professional, Scientific and Technical Services	
699107	Professional Photographic Services	0.705
699917	Other Professional, Scientific and Technical Services n.e.c.	0.403
70	Computer System Design and Related Services	
700	Computer System Design and Related Services	
700018	Computer System Design and Related Services	0.148

Column 1	Column 2	Column 3
N	Administrative and Support Services	
72	Administrative Services	
721	Employment Services	
721113	Employment Placement and Recruitment Services	0.868
721214	Labour Supply Services	0.868
722	Travel Agency and Tour Arrangement Services	
722013	Travel Agency and Tour Arrangement Services	0.403
729	Other Administrative Services	
729112	Office Administrative Services	0.510
729213	Document Preparation Services	0.403
729303	Credit Reporting and Debt Collection Services	0.403
729404	Call Centre Operation	0.621
729911	Other Administrative Services n.e.c.	0.510
73	Building Cleaning, Pest Control and Other Support Services	
731	Building Cleaning, Pest Control and Gardening Services	
731114	Building and Other Industrial Cleaning Services	4.171
731204	Building Pest Control Services	2.611
731338	Tree Lopping and Arborist Services	9.136
731349	Other Gardening Services	4.424
732	Packaging Services	
732014	Packaging Services	2.379

Column 1	Column 2	Column 3
O	Public Administration and Safety	
75	Public Administration	
751	Central Government Administration	
751004	Central Government Administration	0.508
752	State Government Administration	
752016	State Government Administration	0.508
752027	Government - Transport Administration	0.915
752062	Government - Community Care	2.213
753	Local Government Administration	
753006	Local Government Administration	1.452
754	Justice	
754007	Justice	0.508
755	Government Representation	
755109	Domestic Government Representation	0.508
755201	Foreign Government Representation	0.508
76	Defence	
760	Defence	
760004	Defence	2.753
77	Public Order, Safety and Regulatory Services	
771	Public Order and Safety Services	
771118	Police Services	2.305
771208	Investigation and Security Services	2.995
771232	Locksmith Service	1.123
771311	Fire Protection and Other Emergency Services	1.936
771412	Correctional and Detention Services	5.387
771917	Other Public Order and Safety Services	0.508
771928	Traffic Control Services	2.995
772	Regulatory Services	
772018	Regulatory Services	0.508

Column 1	Column 2	Column 3
P	Education and Training	
80	Preschool and School Education	
801	Preschool Education	
801009	Preschool Education	1.261
802	School Education	
802102	Primary Education	0.825
802203	Secondary Education	0.825
802315	Combined Primary and Secondary Education	0.825
802405	Special School Education	0.825
81	Tertiary Education	
810	Tertiary Education	
810112	Technical and Vocational Education and Training	0.730
8101G1	Group Training Organisation (Category 1)	
	349312, 421402, 424405, 425103 - 425305, 427105, 427206, 427408, 510129, 529108, 541416, 551215, 561003 - 562206, 580105 - 642003, 662005, 664007, 672006, 692109, 692313, 692414, 693112, 693202, 694034 - 696216, 699107, 700018, 721113, 721236 - 729911, 751004, 752016, 754007 - 755201, 771917, 772018 - 802203, 802405, 810202, 821204, 822014, 851117 - 853918, 859915, 871007, 891011, 920204, 920902, 951118, 951208, 953201, 953414, 955102, 955203	0.723
8101G2	Group Training Organisation (Category 2)	
	020103 - 020305, 042006, 060074, 080133, 080234, 080335, 080436, 080638, 080739, 080932, 099033, 101226, 101237, 115007, 117404, 131308, 133108, 133209, 134019, 135112, 135202, 152302, 161111 - 170109, 183104 - 184206, 189101, 213107, 213309, 213906, 229206, 239409, 241108 - 243202, 259108, 261101 - 281204, 310959, 321107, 323212, 331108, 331209, 332109, 332313, 341111 - 349209, 349413 - 350414, 360101 - 360303, 360505 - 392117, 400004, 411006, 412209 - 421312, 422111 - 423112, 424102 - 424304, 424506, 425902, 426003, 427307, 427915 - 453003, 462306, 490015, 521223 - 522011, 529918, 541113 - 541315, 541912 - 551103, 551305 - 552216, 570014, 661915, 663208, 663917, 671117 - 671231, 691007, 692201, 692504, 694023, 697004, 699917, 721214, 752027, 760004 - 771232, 771928, 802315, 810112, 821114, 821913, 840115, 859105, 879017, 892203 - 911417, 920103, 941117, 942118, 942219, 0949116, 953133, 953302, 953919, 954009, 955912, 955945	1.350
8101G3	Group Training Organisation (Category 3)	
	011103 - 014106, 014512 - 017201, 019203 - 019923, 030115, 041117 - 041916, 051017, 052108, 080122, 080223, 080324, 080425, 080504, 080627, 080728, 080921, 091102 - 099022, 109023, 112015 - 114006, 116111 - 117303, 118113 - 131218, 132028 - 132039, 133312, 133413, 134043, 141219 - 152201, 152403, 152919, 170919 - 182913, 185117, 185218, 189213 - 203411, 211004 - 212218, 213219, 214108 - 229105, 229307 - 239308, 239905, 243911 - 251908, 259209, 259918, 301116 - 310948, 321219, 323109, 323302 - 324101, 324314 - 329117, 329916, 331907, 332212, 333101 - 333911, 350515, 360415, 392218, 412108, 423202, 461002 - 462205, 471003 - 482016, 501017 - 502907, 510131, 510208, 529211, 530109, 530908, 661162, 663107, 692436, 731114, 731204, 731349, 732014, 752062, 753006, 771311, 771412, 821125, 840205, 860117, 860916, 892102, 912115 - 913904, 941218, 941916, 942917, 949915, 952007, 953122	1.350

8101G4	Group Training Organisation (Category 4)	1.604
	014264 - 014409, 018009, 019113, 030216, 052209 - 060063, 070007, 101125, 101136, 109034 - 111317, 141107, 209013, 291104 - 292217, 321243 - 322413, 324202, 329207, 521109, 731338	
810202	Higher Education	0.401
82	Adult, Community and Other Education	
821	Adult, Community and Other Education	
821114	Sports and Physical Recreation Instruction	1.623
821125	Riding School Operation	4.108
821204	Arts Education	0.401
821913	Adult, Community and Other Education n.e.c.	0.825
822	Educational Support Services	
822014	Educational Support Services	0.825

Column 1	Column 2	Column 3
Q	Health Care and Social Assistance	
84	Hospitals	
840	Hospitals	
840115	Hospitals (Except Psychiatric Hospitals)	1.080
840205	Psychiatric Hospitals	1.141
85	Medical and Other Health Care Services	
851	Medical Services	
851117	General Practice Medical Services	0.374
851207	Specialist Medical Services	0.374
852	Pathology and Diagnostic Imaging Services	
852017	Pathology and Diagnostic Imaging Services	0.623
853	Allied Health Services	
853108	Dental Services	0.374
853209	Optometry and Optical Dispensing	0.374
853301	Physiotherapy Services	0.374
853402	Chiropractic and Osteopathic Services	0.374
853918	Other Allied Health Services	0.562
859	Other Health Care Services	
859105	Ambulance Services	2.602
859915	Other Health Care Services n.e.c.	0.562
86	Residential Care Services	
860	Residential Care Services	
860117	Aged Care Residential Services	2.557
860916	Other Residential Care Services	2.557
87	Social Assistance Services	
871	Child Care Services	
871007	Child Care Services	1.261
879	Other Social Assistance Services	
879017	Other Social Assistance Services	2.459

Column 1	Column 2	Column 3
R	Arts and Recreation Services	
89	Heritage Activities	
891	Museum Operation	
891011	Museum Operation	0.534
892	Parks and Gardens Operations	
892102	Zoological and Botanical Gardens Operation	3.236
892203	Nature Reserves and Conservation Parks Operation	1.829
90	Creative and Performing Arts Activities	
900	Creative and Performing Arts Activities	
900112	Performing Arts Operation	1.453
900213	Creative Artists, Musicians, Writers and Performers	1.453
900303	Performing Arts Venue Operation	1.453
91	Sports and Recreation Activities	
911	Sports and Physical Recreation Activities	
911103	Health and Fitness Centres and Gymnasias Operation	1.211
911215	Sports and Physical Recreation Clubs and Sports Professionals	1.211
911305	Sports and Physical Recreation Venues, Grounds and Facilities Operation	1.211
911417	Sports and Physical Recreation Administrative Service	1.211
912	Horse and Dog Racing Activities	
912115	Horse and Dog Racing Administration and Track Operation	3.301
912903	Other Horse and Dog Racing Activities	6.763
913	Amusement and Other Recreation Activities	
913105	Amusement Parks and Centres Operation	3.618
913904	Amusement and Other Recreation Activities n.e.c.	3.618
92	Gambling Activities	
920	Gambling Activities	
920103	Casino Operation	1.126
920204	Lottery Operation	0.780
920902	Other Gambling Activities	0.780

Column 1	Column 2	Column 3
S	Other Services	
94	Repair and Maintenance	
941	Automotive Repair and Maintenance	
941117	Automotive Electrical Services	1.988
941218	Automotive Body, Paint and Interior Repair	1.988
941916	Other Automotive Repair and Maintenance	1.988
942	Machinery and Equipment Repair and Maintenance	
942118	Domestic Appliance Repair and Maintenance	1.123
942219	Electronic (except Domestic Appliance) and Precision Equipment Repair and Maintenance	0.403
942917	Other Machinery and Equipment Repair and Maintenance	1.545
949	Other Repair and Maintenance	
949116	Clothing and Footwear Repair	1.609
949915	Other Repair and Maintenance n.e.c.	1.545
95	Personal and Other Services	
951	Personal Care Services	
951118	Hairdressing and Beauty Services	0.739
951208	Diet and Weight Reduction Centre Operation	0.739
952	Funeral, Crematorium and Cemetery Services	
952007	Funeral, Crematorium and Cemetery Services	2.216
953	Other Personal Services	
953122	Commercial Laundries and Linen Hire Services	3.715
953133	Laundrettes and Dry-Cleaners	2.156
953201	Photographic Film Processing	0.739
953302	Parking Services	2.242
953414	Brothel Keeping and Prostitution Services	1.042
953919	Other Personal Services n.e.c.	0.739
954	Religious Services	
954009	Religious Services	0.692
955	Civic, Professional and Other Interest Group Services	
955102	Business and Professional Association Services	0.697
955203	Labour Association Services	0.697
955912	Other Interest Group Services n.e.c.	0.697
955945	Animal Refuges & Kennel Clubs	1.430

Column 1	Column 2	Column 3
Not applicable	Labour Hire	
721236	Contract Staff Services (Own Administration Staff)	0.616
A01100	Agriculture, Forestry and Fishing	3.377
B06000	Mining	1.484
C11000	Manufacturing	2.782
D26000	Electricity, Gas, Water and Waste Services	0.818
E30000	Construction	4.031
F33000	Wholesale Trade	1.666
G39000	Retail Trade	2.260
H44000	Accommodation and Food Services	2.399
I46000	Transport, Postal and Warehousing	3.897
J54000	Information Media and Telecommunications	0.973
K62000	Financial and Insurance Services	0.337
L66000	Rental, Hiring and Real Estate Services	0.790
M69000	Professional, Scientific and Technical Services	0.636
N72000	Administrative and Support Services	1.513
O75000	Public Administration and Safety	1.079
P80000	Education and Training	0.791
Q84000	Health Care and Social Assistance	1.556
R89000	Arts and Recreation Services	1.472
S94000	Other Services	1.965

Biosecurity Act 2014

NOTICE OF REVOCATION OF MOVEMENT CONTROL ORDER

Pursuant to section 124 of the *Biosecurity Act 2014* (the Act), I have revoked a movement control order dated 31 March 2017 directed at managing anthrax. That order restricted the movement of anthrax and anthrax carriers (cattle, sheep, goats, soil, water and machinery) and required the vaccination of at-risk livestock at a property near St George, Queensland.

I have revoked the order because the disease incident has been effectively contained and controlled and all at-risk livestock have been vaccinated.

Date of Revocation: 19/06/2017

Dr Elizabeth Woods
Director-General
Department of Agriculture and Fisheries

For more information on the Minister for Economic Development Queensland:

Phone: 07 3452 7880
Website: www.dilgp.qld.gov.au

Education (General Provisions) Act 2006

COMMUNITY CONSULTATION

Given the following school has zero enrolments and there are no forecast enrolments for this year or beyond, under s.18 of the *Education (General Provisions) Act 2006*, the school is proposed for closure:

Yowah State School
5 Harlequin Drive
YOWAH QLD 4490

Darling Downs South West Region

Contact details:
Regional Director, Darling Downs South West Region
Department of Education and Training

PO Box 38
TOOWOOMBA QLD 4350
Phone: (07) 4616 3771
email: Enquiries.DDSW_TOOWOOMBA@dete.qld.gov.au

Under s19 of the Act, community consultation will now commence and the local community is invited to make a submission regarding the proposed closure. Parties interested in making a submission should contact the relevant Regional Director at the above email for further information.

Kate Jones MP
Minister for Education and
Minister for Tourism, Major Events
and the Commonwealth Games

Defamation Act 2005

DECLARATION UNDER SECTION 35(3)

I, Yvette D'Ath, Attorney-General and Minister for Justice and Minister for Training and Skills, declare, in accordance with section 35(3) of the *Defamation Act 2005*, that on and from 1 July 2017, the maximum amount of damages that may be awarded for non-economic loss in defamation proceedings is \$389,500.

Yvette D'Ath MP
Attorney-General and Minister for Justice
Minister for Training and Skills

Economic Development Act 2012

**NORTHSHORE HAMILTON
PRIORITY DEVELOPMENT AREA
RE-OPENING OF TEMPORARILY CLOSED ROAD**

Under the provisions of section 124 of the *Economic Development Act 2012* (the Act) the Minister for Economic Development Queensland (the MEDQ) may perform functions or exercise powers for a road in a priority development area the MEDQ considers necessary or desirable to perform its other functions.

On 17 May 2013 the MEDQ declared part of a road in the Northshore Hamilton Priority Development Area temporarily closed. The MEDQ deemed it necessary to temporarily close an area of new, unformed road comprising an area about 0.9 hectares located between Lot 402 and Lot 404 on SP187479 and MacArthur Avenue, Hamilton (the Temporarily Closed Road).

On 27 March 2015 the MEDQ re-opened part of the Temporarily Closed Road comprising an area about 149 square metres located between Lot 407 on SP187479 and MacArthur Avenue, Hamilton.

The MEDQ declares that from 23 June 2017 the balance of the Temporarily Closed Road comprising an area about 2287 square metres and shown on the below plan, is re-opened.

Education (General Provisions) Act 2006

SCHOOL ENROLMENT MANAGEMENT PLAN (School EMP)

In accordance with Chapter 8, Part 3 Section 170, of the *Education (General Provisions) Act 2006*, new School EMP for the following school has been approved by a delegate of the Chief Executive of the Department of Education and Training:

Region: Metropolitan
School: Northgate State School (new)

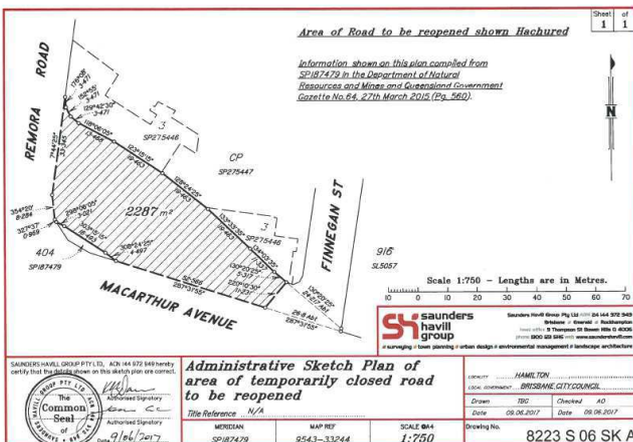
Copies of School EMPs are available for public inspection, without charge, during normal business hours at the department's head office, and accessible on the department's website at <http://education.qld.gov.au/schools/catchment>.

**NOTIFICATION OF SCHOOL COUNCILS APPROVED UNDER THE
EDUCATION (GENERAL PROVISIONS) ACT 2006**

The Bribie Island State High School Council was established and approved on 13 June 2017 by the Principal, Bribie Island State High School (as delegate of the Chief Executive, Department of Education and Training to approve the school council) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.

**NOTIFICATION OF SCHOOL COUNCILS APPROVED UNDER THE
EDUCATION (GENERAL PROVISIONS) ACT 2006**

The Buderim Mountain State School Council was established and approved on Monday 19 June 2017 by the Principal, Buderim Mountain State School (as delegate of the Chief Executive, Department of Education and Training to approve the school council) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.



**NOTIFICATION OF SCHOOL COUNCILS APPROVED UNDER THE
*EDUCATION (GENERAL PROVISIONS) ACT 2006***

The Currimundi State School Council was established and approved on 14 June 2017 by the Principal, Currimundi State School (as delegate of the Chief Executive, Department of Education and Training to approve the school council) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.

**NOTIFICATION OF SCHOOL COUNCILS APPROVED UNDER THE
*EDUCATION (GENERAL PROVISIONS) ACT 2006***

The Drillham State School school council was established and approved on 15 June 2017 by the Principal, Drillham State School (as delegate of the Chief Executive, Department of Education and Training to approve the school council) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.



**Electoral Commission Queensland
Register of Political Parties**

The Electoral Commission of Queensland has made the following changes to the Register of Political Parties –

Change the registered officer of a registered political party:

Name of party: Katter's Australian Party

Previous registered officer: Matthew Rowe

New registered officer: John Clements

Change the registered officer of a registered political party:

Name of party: Queensland Greens

Previous registered officer: Neil Thomas Cotter

New registered officer: Katherine Elizabeth Dall

Walter van der Merwe
Electoral Commissioner

**NOTICE OF MINISTERIAL DESIGNATION OF LAND
FOR COMMUNITY INFRASTRUCTURE
UNDER THE *SUSTAINABLE PLANNING ACT 2009***

A Ministerial designation has been made

I, the Honourable Mark Ryan, Minister for Police, Fire and Emergency Services and Minister for Corrective Services, give notice that under the *Sustainable Planning Act 2009* chapter 5, I made a Ministerial designation of land for community infrastructure on 13 June 2017.

The designation will take effect from 23 June 2017.

Description of the land to which the designation applies

The Ministerial designation applies to land located at 95 and 96 Galatea Street, Charleville, Queensland 4470 and is described as Lot 19 on SP289763, and Lot 1 on Crown Plan RP1550 respectively.

Type of community infrastructure for which the land has been designated

The land has been designated to allow for the construction of the new Charleville Fire and Rescue Station and associated facilities on the site at 96 Galatea Street, Charleville and the designation of the existing site at 95 Galatea Street, Charleville for a Regional Operations Centre.

This community infrastructure is described under the *Sustainable Planning Regulation 2009*, Schedule 2 Part 2 as –

- (7) emergency services facilities;
- (15) storage and works depots and similar facilities, including administrative facilities associated with the provision or maintenance of the community infrastructure mentioned in this part;
- (16) any other facility not mentioned in this part that is intended primarily to accommodate government functions.

Matters included as part of the designation under the *Sustainable Planning Act 2009*, section 207

The designation for community infrastructure is made subject to the following requirements –

Nil

Honourable Mark Ryan MP
Minister for Police, Fire and Emergency Services and
Minister for Corrective Services
Dated: 13 June 2017

**NOTICE OF A MINISTERIAL DESIGNATION OF LAND
FOR COMMUNITY INFRASTRUCTURE
UNDER THE *SUSTAINABLE PLANNING ACT 2009***

A Ministerial designation has been made

I, Kate Jones MP, Minister for Education and Minister for Tourism, Major Events and the Commonwealth Games give notice that under the *Sustainable Planning Act 2009*, Chapter 5, Part 2, I made a Ministerial designation of land for community infrastructure.

Description of the land to which the designation applies

The Ministerial designation applies to land located at 275 North Street, Wilsonton Heights.

The land is described as
Lot 954 on SP149764 with an area of 14.2 hectares.

Type of proposed community infrastructure for which the land has been designated

The land has been designated for the Wilsonton State High School at Wilsonton Heights.

This community infrastructure is described under the *Sustainable Planning Regulation 2009*, schedule 2 as:

- (4) community and cultural facilities, including facilities where an education and care service under the Education and Care Services National Law (Queensland) is operated or a child care service under the *Child Care Act 2002* is conducted, community centres, meeting halls, galleries and libraries;
- (6) educational facilities;
- (15) storage and works depots and similar facilities, including administrative facilities associated with the provision or maintenance of the community infrastructure mentioned in this part;
- (16) any other facility intended primarily to accommodate government functions.

Further to the above, the designation includes: sporting facilities and associated infrastructure, road, vehicle lay-by and car parking and including commercial activities that support its Educational program.

Kate Jones MP
Minister for Education
Minister for Tourism, Major Events
and the Commonwealth Games
Dated: 16/6/17

**NOTICE OF A MINISTERIAL DESIGNATION OF LAND
FOR COMMUNITY INFRASTRUCTURE UNDER THE
*SUSTAINABLE PLANNING ACT 2009***

A Ministerial designation has been made

I, Cameron Dick MP, Minister for Health and Minister for Ambulance Services, give notice that under the *Sustainable Planning Act 2009*, Chapter 5, Part 2; I made a Ministerial designation of land for community infrastructure.

Description of the land to which the designation applies

The Ministerial designation applies to land located at 1 Flinders Street, West Gladstone. The land is described as

- Lot 91 on SP100503

Type of proposed community infrastructure for which the land has been designated

The land has been designated for the Gladstone Hospital.

This community infrastructure is described under the *Sustainable Planning Regulations 2009*, schedule 2 as:

- (1) aged-care facilities
- (7) emergency services facilities
- (9) hospitals and associated institutions
- (16) any other facility not mentioned in this part that is intended primarily to accommodate government functions

Further to the above, the designation includes: Public and private health facilities, plus support facilities including relative and non-acute accommodation, community and oral health services, child care, ancillary commercial and medical services, engineering and maintenance services, teaching and research facilities, car parking and transport facilities, helipad and accommodation for emergency services.

Cameron Dick MP
Minister for Health and Minister for Ambulance Services
Dated: 15/06/2017

Transport Operations (Marine Safety) Act 1994
Transport Operations (Marine Safety) Regulation 2016

NOTIFICATION OF EXEMPTION

Maritime Safety Agency of Queensland
 Brisbane, 15 June 2017

I, **Glenn Hale, Acting General Manager, Maritime Safety Queensland**, pursuant to section 18A of the *Transport Operations (Marine Safety) Act 1994*, exempt an owner or master of a Queensland regulated ship, other than a personal watercraft, from complying with sections 57 and 59 of the *Transport Operations (Marine Safety) Regulation 2016* in relation to the licensing of a person to operate the ship as its master where that person is a school student or unlicensed trainee, subject to the following conditions:

Conditions

1. The Queensland regulated ship ("the ship") is not a personal watercraft, and is owned and operated by a State school, non-State school or sporting association in Queensland; and
2. The ship is used by school students or unlicensed trainees engaged in sporting activities (such as rowing or sailing) or educational activities (such as marine studies) under the direct supervision of teachers or trainers from the school or sporting association to which the students or trainees belong; and
3. Despite condition 2, the ship must not be used for the conduct of a BoatSafe course; and
4. The school student or unlicensed trainee must not operate the ship as its master unless:
 - a) the ship is 4.5 metres or less in length; and
 - b) the ship is powered by an engine of less than 15kW; and
 - c) the ship is operating within smooth waters; and
 - d) the school student or unlicensed trainee is under the direct supervision of a teacher or trainer who is in another ship nearby; and
 - e) the teacher or trainer, who is directly supervising the school student or unlicensed trainee, holds a Queensland recreational marine driver licence or an equivalent licence issued under the law of another Australian State.

This notice repeals the Notification of Exemption which was dated 6 February 2015 and published in the Queensland Government Gazette No. 38, volume 368, on 20 February 2015.

Glenn Hale
 Acting General Manager
 Maritime Safety Queensland

Liquid Fuel Supply Act 1984

NOTIFICATION OF APPROVED FORM

1. Reference

This notice may be referred to as the *Queensland Fuel Seller Reporting Jan-Jun 2017 Approved Form (No. 1) 2017*.

2. Commencement date

This notice shall commence on 1 July 2017.

3. Approval

The *Queensland Fuel Seller Reporting Jan-Jun 2017 Approved Form (No. 1) 2017* is approved.

This form is required for fuel sellers to submit reports under Section 35P of the *Liquid Fuel Supply Act 1984*.

A copy of the Approved Form can be viewed on the Queensland Department of Energy and Water Supply website <http://www.dews.qld.gov.au>.

4. Authorising law

The law under which this form is approved for use is Section 56A of the *Liquid Fuel Supply Act 1984*.

Kathie STANDEN
 General Manager
 Department of Energy and Water Supply

NOTIFICATION OF FORMS APPROVED UNDER THE *PENALTIES AND SENTENCES ACT 1992*

1. Commencement

The following forms have been approved by the Acting Assistant Director-General, Strategic Policy and Legal Services (as delegate for the Chief Executive Officer of the Department of Justice and Attorney-General), for use under the *Penalties and Sentences Act 1992*.

Form 82 – Version 1	Control Order
Form 83 – Version 1	Application to amend or revoke a Control Order (or amend or cancel a registered corresponding Control Order)
Form 84 – Version 1	Order to amend a Control Order (or registered corresponding Control Order)
Form 85 – Version 1	Order to revoke a Control Order (or cancel a registered corresponding Control Order)
Form 86 – Version 1	Notice of an application for the registration of a corresponding Control Order
Form 87 – Version 1	Notice of intention to apply for a Control Order upon conviction

2. Availability of forms

Electronic copies of the forms are available from the Queensland Courts website at www.courts.qld.gov.au.

*Acquisition of Land Act 1967***TAKING OF LAND NOTICE (No. 1) 2017****Short Title**

1. This notice may be cited as *Taking of Land Notice (No. 1) 2017*.

Land Taken (s.15D of the Act)

2. Following agreement in writing, the land described in the Schedule is taken by Lockyer Valley Regional Council for road purposes and vests in Lockyer Valley Regional Council for an estate in fee simple on and from 26 June 2017.

**SCHEDULE
Land Taken**

Lot 1 on SP296593 (to be registered in the Land Registry) area of 215 square metres, Part of Title Reference 51061442, Locality of Lake Clarendon.

ENDNOTES

1. Published in the Gazette on 23 June 2017.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Lockyer Valley Regional Council.

*Local Government Act 2009***ISSUE OF RATES NOTICE**

Pursuant to Section 239 (3) of the above mentioned Act, NOTICE is hereby given that the undermentioned land has been issued a rates notice by the Western Downs Regional Council which is **due and payable on or before 26 July 2017**

REGISTERED PROPRIETOR	PROPERTY ADDRESS	REAL PROPERTY DESCRIPTION	TITLE REFERENCE	AREA
Mr J McIntyre	Ensor Street Mowbullan	Lot 20-21 RP25936	11349155	2689 m ²
The Queensland Investment and Land Mortgage Company Ltd	Carbine Street Mowbullan	Lot 444 A341037	10381110	2263 m ²
Mr I D & Mrs T M Stagg	Kupunn-Duleen Road Ducklo	Lot 1 RP59115	12199178	549 m ²

DATED at Dalby this 21st day of June 2017

Ross Musgrove
CHIEF EXECUTIVE OFFICER

*Partnership Act 1891***DISSOLUTION OF PARTNERSHIP****Take notice that:-**

The partnership known as "Magnetic Island Landscaping Supplies" conducted by Paul David Thomas and Brendan Patrick Thomas was dissolved on 29 May 2017 by mutual consent.

Debts or liabilities incurred by either partner following 29 May 2017 do not relate to the partnership and the other party will not be liable for any such debts or liabilities unless liability has been accepted in writing by the party.

This notice is in terms of sections 39 and 40 of the *Partnership Act 1891*.

CONTENTS

(Gazettes No. 41-50—pp. 609-732)

	Page
APPOINTMENTS	635-642
Justices of the Peace and Commissioners for Declarations Act	
Public Service Act	
NOTICES / BYLAWS / DECLARATIONS / STATUTES	644-730
Biosecurity Act	
Defamation Act	
Economic Development Act	
Education (General Provisions) Act	
Electoral Act	
Industrial Relations Act	
Public Trustee Act	
Sustainable Planning Act	
Transport Operations (Marine Safety) Act	
Workers' Compensation and Rehabilitation Act	
NOTIFICATION OF FORMS	730
Liquid Fuel Supply Act	
Penalties and Sentences Act	
Bills Assented to.....	NIL THIS WEEK
ADVERTISEMENTS	731
Acquisition of Land Act	
Local Government Act	
Partnership Act	
Extraordinary Gazette (Other).....	609-610
Extraordinary Gazette (Other).....	611-612
Extraordinary Gazette (Other).....	613-620
Extraordinary Gazette (Premier and Cabinet).....	621-622
Extraordinary Gazette (Premier and Cabinet).....	623-624
Extraordinary Gazette (Premier and Cabinet).....	625-626
Natural Resources and Mines Gazette.....	627-628
Transport / Main Roads Gazette.....	629-630
Local Government Gazette	631-634
General Gazette	635-731