



Queensland Government Gazette

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FRIDAY 30 JUNE 2017

General Gazette Notices

All submissions to the General
Gazette must be received before
12 noon on Wednesdays

For example:

- Departmental Notices
- Disposal of Unclaimed Goods
- Land sales / Resumption of Land
- Dissolution of Partnership Notices
- Unclaimed Monies

Email your submission in Word or PDF Format to:

gazette@hpw.qld.gov.au

A proof is formatted and emailed to you
along with a quotation for your approval

*Payment indicates the
proof is approved to be published*

The **final approval** to publish must be
completed by close of business Wednesday
to be included in Friday's Gazette

The weeks Combined Gazette is placed online
Friday morning and can be downloaded
or viewed at **www.qld.gov.au/publications**



[733]



Queensland Government Gazette

EXTRAORDINARY

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SATURDAY 24 JUNE 2017

[No. 51

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, WALTER SOFRONOFF, President of the Court of Appeal 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, is absent from the State.

[L.S.]

WALTER SOFRONOFF
Acting Governor

Signed and sealed on 24 June 2017.

By Command

Annastacia Palaszczuk

God Save the Queen

ENDNOTES

1. Made by the Acting Governor on 24 June 2017.
2. Published in an Extraordinary Government Gazette on 24 June 2017.
3. The administering agency is the Department of the Premier and Cabinet.

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[735]



Queensland Government Gazette

EXTRAORDINARY

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MONDAY 26 JUNE 2017

[No. 52

NOTICE

Premier's Office
Brisbane, 26 June 2017

I notify that, acting under the provisions of the *Constitution of Queensland 2001*, I have appointed the Honourable Yvette Maree D'Ath MP, Attorney-General and Minister for Justice and Minister for Training and Skills to act as, and to perform all of the functions and exercise all of the powers of, Minister for Health and Minister for Ambulance Services from 26 June 2017 until the Honourable Cameron Robert Dick MP returns to duty.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR THE ARTS

Premier's Office
Brisbane, 26 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 Steven John Miles MP, Minister for Environment and Heritage Protection and Minister for National Parks and the Great Barrier Reef to act as, and to perform all of the functions and exercise all of the powers of, Minister for Transport and Minister for Infrastructure and Planning from 26 June 2017 until the Honourable Jacklyn Anne Trad MP returns to duty.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR THE ARTS

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EXTRAORDINARY

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WEDNESDAY 28 JUNE 2017

[No. 53

Acts Interpretation Act 1954
State Development and Public Works Organisation Act 1971

REPEAL OF DECLARATION OF A PRESCRIBED PROJECT

I, Anthony Lynham, appointed as the Minister for State Development, do hereby repeal the declaration of the Kidston Project as a prescribed project that was published in the gazette on 3 March 2016. I repeal the Kidston Project declaration pursuant to section 24AA of the *Acts Interpretation Act 1954* and section 76E of the *State Development and Public Works Organisation Act 1971*.

The repeal of the Kidston Project declaration takes effect from the date of its publication in the gazette, pursuant to section 76E of the *State Development and Public Works Organisation Act 1971*.

State Development and Public Works Organisation Act 1971

DECLARATION OF A PRESCRIBED PROJECT

I, Anthony Lynham, appointed as the Minister for State Development, do hereby declare the Kidston Project to be a prescribed project pursuant to section 76E(1)(c) 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 76E of the *State Development and Public Works Organisation Act 1971*.

State Development and Public Works Organisation Act 1971

DECLARATION OF A CRITICAL INFRASTRUCTURE PROJECT

I, Anthony Lynham, appointed as the Minister for State Development, do hereby declare the Kidston Project to be a critical infrastructure project pursuant to section 76E(4) 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 76E of the *State Development and Public Works Organisation Act 1971*.

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[739]



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WEDNESDAY 28 JUNE 2017

[No. 54

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, ANTHE IOANNA PHILIPIDES, Judge, Court of Appeal, Supreme Court of Queensland, acting under section 41 of the *Constitution of Queensland 2001*, having previously taken the prescribed oaths, have today assumed the administration of the Government of the State as Acting Governor because His Excellency the Honourable Paul de Jersey AC, Governor, is absent from the State.

[L.S.]

ANTHE PHILIPIDES
Acting Governor

Signed and sealed on 28 June 2017.

By Command

Annastacia Palaszczuk

God Save the Queen

ENDNOTES

1. Made by the Acting Governor on 28 June 2017.
2. Published in an Extraordinary Government Gazette on 28 June 2017.
3. The administering agency is the Department of the Premier and Cabinet.

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THURSDAY 29 JUNE 2017

[No. 55

**NOTIFICATION OF RESTRICTIONS ON GRANT OF MINING
TENEMENTS UNDER SECTION 391 OF THE
MINERAL RESOURCES ACT 1989 AND UNDER
SECTION 33 OF THE *GEOHERMAL ENERGY ACT 2010***

Pursuant to section 391 of the *Mineral Resources Act 1989* and section 33 of the *Geothermal Energy Act 2010*, I notify an amendment to the existing Restricted Area 404, to include additional areas described in schedule 1 below.

This notice has the effect of placing additional prohibitions on the application for mining and geothermal tenements under the *Mineral Resources Act 1989* and the *Geothermal Energy Act 2010*, in respect of all lands defined as within the lot on plan descriptions shown in schedule 1. The restrictions in schedule 1 are in addition to all other current areas within RA404 which remain in force. The complete area of RA404 can be viewed on the department's website by using the Mines Online Maps service.

Anthony Lynham MP
Minister for Natural Resources and Mines

SCHEDULE 1

The land in the following Lot on Plan description is included in restricted area RA404 —

Lot 242 on Plan SP154003

Lot 201 on Plan SP154004

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[743]



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THURSDAY 29 JUNE 2017

[No. 56

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 29 June 2017.

By Command

Annastacia Palaszczuk

God Save the Queen

ENDNOTES

1. Made by the Governor on 29 June 2017.
2. Published in an Extraordinary Government Gazette on 29 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 30 JUNE 2017

[No. 57

NOTIFICATION OF APPROVED FORMS UNDER THE *Petroleum and Gas (Production and Safety) Act 2004*

Commencement

The following forms have been approved, as approved forms under section 858 of the *Petroleum and Gas (Production and Safety) Act 2004*, by the Deputy Chief Inspector, Petroleum and Gas, effective from 1 July 2017 and replace all previous versions.

Forms approved

Version No	Form No	Form Heading
23	PGA728L	Application for Gas Work Licence
15	PGA728LH	Application for Gas Work Licence (Hydrocarbon Refrigerant)
18	PGA728AV	Application for Gas Work Authorisation (Motor Fuel)
16	PGA728AM	Application for Gas Work Authorisation (Major Project)
18	PGA728A	Application for Gas Work Authorisation (Industrial Appliances)
5	PGA728AS	Application for Gas Work Authorisation (Servicing)

Availability of forms

The forms are available from the Department's website at <https://www.business.qld.gov.au/industries/mining-energy-water/resources/safety-health/petroleum-gas/gas>

Dan Murphy
Deputy Chief Inspector Petroleum and Gas
Petroleum and Gas Inspectorate
Mines Safety and Health

Land Act 1994 REOPENING OF TEMPORARILY CLOSED ROAD NOTICE (No 12) 2017

Short title

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 12) 2017*.

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

2. It is declared that the area of land comprised in the former Road Licence mentioned in the Schedule is reopened as road.

SCHEDULE

South Region, Bundaberg Office

An area of about 0.607 ha abutting Lot 1 on BON1543 and shown as Lot A on AP6991, being the land contained within former

Road Licence No. 0/216113. (2017/000733)

ENDNOTES

1. Published in the Gazette on 30 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

OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE (No 23) 2017

Short title

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 23) 2017*.

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

2. Applications have been made for the permanent 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 **10 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 Cairns, Toowoomba and Warwick; and
- (b) the Local Government Offices of Tablelands Regional, Toowoomba Regional and Southern Downs Regional;

for a particular plan in that district or that local government area.

SCHEDULE

PERMANENT CLOSURE

North Region, Cairns Office

1 An area of about 642 m² being part of the unnamed road abutting Lot 11 on SP223131 (locality of Walkamin) and shown as plan of Lot A, proposed permanent road closure on Drawing CNS17/031P. (2017/002174)

South Region, Toowoomba Office

2 An area of about 5390 m² being part of the unnamed road

separating Lot 3 on RP861162 from Lot 26 on SP191629 (locality of Geham) and shown as road to be closed permanently on Drawing 17/170. (2017/002383)

*3 An area of about 474 m² being part of Bridge Street abutting Lot 5 on SP195667 (locality of North Toowoomba) and shown as part of Lot 1 on AP9276, road to be closed permanently on Drawing 17/169. (2017/002300)

South Region, Warwick Office

*4 An area of about 9670 m² being part of Bents Road intersecting Lot 23 on BNT1465 (locality of Nundubbermere) and shown as road to be closed on Drawing 17/168. (2017/001602)

*The proposed closure of this road is in conjunction with the proposed opening of another road.

ENDNOTES

1. Published in the Gazette on 30 June 2017.
 2. Not required to be laid before the Legislative Assembly.
 3. The administering agency is the Department of Natural Resources and Mines.
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LOCAL GOVERNMENT
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[No. 58

**PUBLIC NOTICE OF ALIGNMENT AMENDMENT
 TO THE CASSOWARY COAST REGIONAL COUNCIL PLANNING
 SCHEME 2015 UNDER THE ALIGNMENT AMENDMENT RULES
 AND THE *PLANNING ACT 2016*, SECTION 293**

Notice is given that on 22 June 2017 Cassowary Coast Regional Council adopted an alignment amendment to the *Cassowary Coast Regional Council Planning Scheme 2015* under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* (the Act). The amendment will commence on 3 July 2017 to coincide with commencement of the Act.

The purpose and general effect of the alignment amendment is to ensure the planning scheme will accord with the provisions of the Act, including –

- a) The replacement of terminology to be consistent with the Act (e.g. to the names of categories of development)
- b) The replacement of references to exempt and self-assessable development with accepted development and accepted development subject to requirements;
- c) The replacement of assessment criteria with assessment benchmarks;
- d) The replacement of levels of assessment with category of assessment;
- e) The replacement of the term development permit with development approval;
- f) The removal of compliance assessment;
- g) The removal of the prescribed levels of assessment.
- h) The removal of State regulatory content that will be contained in the Planning Regulation; and
- i) Various other operational and minor changes to update references to legislation, cross references and correct other minor errors and formatting.

The amendment does not involve any change in policy (e.g. zoning changes), or any change to a category of assessment or category of development (except where prescribed by regulation).

The alignment amendment will be available for inspection and purchase at Council's customer service centres at 70 Rankin Street Innisfail, 38-40 Bryant Street Tully and 4 Balliol St (Cardwell Library), or for viewing and download on Council's website at www.cassowarycoast.qld.gov.au, from 3 July 2017.

For enquires or information about the alignment amendment, please visit either visit the Council Customer Centres or telephone or email Council on 4030 2222 or enquiries@cassowarycoast.qld.gov.au

Mr James Gott
 Chief Executive Officer
 Cassowary Coast Regional Council

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

Notice is hereby given that on 27 June 2017, Central Highlands Regional Council made an alignment amendment (the second amendment) under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* to the Central Highlands Regional Council Planning Scheme (the **alignment amendment**). The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of transitioning the Central Highlands Regional Council Planning Scheme to operate more effectively under the *Planning Act 2016*. As a result all codes have been amended however no new policy positions have been introduced.

A copy of the alignment amendment may be inspected at and purchased from the Emerald Administrative Office, 65 Egerton Street. The Central Highlands Regional Council Planning Scheme can also be viewed online or downloaded from council's website.

For further information, please contact council's Development and Planning Unit or email tplanning@chrc.qld.gov.au

Scott Mason
 Chief Executive Officer
 ☎ 1300 242 686

🌐 www.centralhighlands.qld.gov.au

**PUBLIC NOTICE OF ALIGNMENT AMENDMENT TO THE
 CROYDON PLANNING SCHEME MADE
 UNDER THE ALIGNMENT AMENDMENT RULES AND
 THE *PLANNING ACT 2016*, SECTION 293**

Notice is hereby given that on 18 May 2017 the Croydon Shire Council made the Croydon Planning Scheme Alignment Amendment under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* to the Croydon Planning Scheme (the **alignment amendment**). The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of replacing terminology or language from soon to be repealed legislation with terminology consistent with the Act.

A copy of the alignment amendment may be inspected at and purchased from the Croydon Shire Council Offices, 63 Samwell Street, Croydon. The Croydon Planning Scheme can also be viewed online and downloaded at www.croydon.qld.gov.au.

For further information, please either visit the council customer service centre or telephone or email council on (07) 4748 7100 or admin@croydon.qld.gov.au.

William Kerwin
Chief Executive Officer
Croydon Shire Council

Planning Act 2016

**COUNCIL OF THE CITY OF GOLD COAST PUBLIC NOTICE
ADOPTION OF *PLANNING ACT 2016* ALIGNMENT AMENDMENT
TO CITY PLAN**

Notice is given under the *Planning Act 2016* that on 17 May 2017 the Council of the City of Gold Coast resolved to adopt a *Planning Act 2016* alignment amendment to *City Plan* version 3 (excluding Schedule 3 Local government infrastructure mapping and supporting material).

The purpose and general effect of the alignment amendment is to align terminology with the *Planning Act 2016* and to strengthen and clarify codes for bounded assessment.

The *Planning Act 2016* alignment amendment to *City Plan* will commence on 3 July 2017 as version 4. *City Plan* version 4 will include adopted City Plan minor and administrative update 3.

From 3 July 2017 *City Plan* version 4 and a summary of the *Planning Act 2016* alignment amendments to City Plan:

- (a) Will be available for inspection or purchase at the Nerang and Bundall (Karp Court) Administration Centres
- (b) Can be viewed online and downloaded online at cityofgoldcoast.com.au/cityplan; and

For more information contact Council's Planning Enquiries Centre on 5582 8708 or visit cityofgoldcoast.com.au.

Planning Act 2016

**PUBLIC NOTICE
ADOPTION OF AN AMENDMENT TO THE PLANNING
SCHEME FOR THE CITY OF LOGAN – LOGAN PLANNING
SCHEME 2015 – PLANNING ACT ALIGNMENT AMENDMENT**

Notice is given under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* that on 30 June 2017 Logan City Council made the Planning Act Alignment Amendment. The amendment will commence on 3 July 2017.

The purpose and general effect of the Planning Act Alignment Amendment is to amend the Logan Planning Scheme 2015 to align with the *Planning Act 2016*, including–

- replacing terminology from the soon to be repealed legislation with terminology consistent with the *Planning Act 2016*; and
- improving codes to ensure they are consistent with the new decision rules for code assessment.

The amendment is available for inspection and purchase at Council's Administrative Centre at 150 Wembley Road, Logan Central, Beenleigh Customer Service Centre and Jimboomba Customer Service Centre or can be viewed and downloaded from Council's website at www.logan.qld.gov.au. For further information, please contact Council on (07) 3412 3412 during business hours.

Sharon Kelsey
Chief Executive Officer
Logan City Council

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

Notice is hereby given that on 21 June 2017 the Mareeba Shire Council made the *Planning Act 2016* alignment amendment under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* to the Mareeba Shire Council Planning Scheme 2016. The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of aligning the Mareeba Shire Council Planning Scheme 2016 with the *Planning Act 2016*.

A copy of the alignment amendment may be inspected and purchased at Mareeba Shire Council Chambers, 65 Rankin Street, Mareeba, or can be viewed and downloaded from Council's website at www.msc.qld.gov.au/planning on and from 3 July 2017.

For further information, please either visit the council chambers or telephone or email council on 1300 308 461 or info@msc.qld.gov.au

Peter Franks
Chief Executive Officer
P O Box 154
MAREEBA Q 4880

Planning Act 2016

**PUBLIC NOTICE
ADOPTION OF ALIGNMENT AMENDMENT 1 TO THE MORETON
BAY REGIONAL COUNCIL PLANNING SCHEME**

Notice is given in accordance with the *Minister's rules for making an alignment amendment to a local planning instrument* that, on 27 June 2017, Moreton Bay Regional Council (MBRC) adopted an alignment amendment to the MBRC Planning Scheme. The adopted amendments have effect on, and from, 3 July 2017.

The purpose and general effect of the alignment amendment is to reflect terminology used in the *Planning Act 2016*, the *Planning Regulation 2017* and related State planning instruments, as well as to improve the clarity and operation of the MBRC Planning Scheme.

The amendment is available for inspection at, and purchase from, MBRC's Customer Service Centres, located at:

- 2 Hasking Street, Caboolture
- 220 Gympie Road, Strathpine
- Irene Street, Redcliffe

To view a version of the amended planning scheme online, visit www.moretonbay.qld.gov.au/mbrclplanningscheme

For more information about the adopted amendments, visit MBRC's website, or phone 3205 0555.

Daryl Hitzman
Chief Executive Officer
Moreton Bay Regional Council

**PUBLIC NOTICE OF ALIGNMENT AMENDMENT
TO THE NOOSA PLAN 2006
MADE UNDER THE ALIGNMENT AMENDMENT RULES AND
THE *PLANNING ACT 2016*, SECTION 293**

Notice is hereby given that on the 15th June 2017 Noosa Council made the *Alignment Amendment to The Noosa Plan 2006 – Planning Act 2016* (the **alignment amendment**) under the Alignment Amendment Rules and section 293 of the *Planning Act 2016*. The alignment amendment will commence on 3rd July 2017.

The alignment amendment has the purpose and general effect of ensuring a seamless transition and interpretation of the Planning Act's new terminology, specifically relating to matters regarding the categories of development and assessment. The alignment amendment includes:

1. New terminology and definitions for the categories of development under the Act;
2. New clauses outlining the process for determining the categories of development assessment;
3. New clauses outlining the hierarchy of assessment benchmarks;
4. New clauses determining the requirements for accepted development and benchmarks for assessable development;
5. Changes to the assessment tables in response to new terminology.

The alignment amendment also makes minor amendments to correct anomalies in the Noosa Plan and improve the robustness of locality, overlay and development codes. Specifically, the content of the text boxes in The Noosa Plan (currently regarded as extrinsic material) have been translated as desired environmental outcomes in Part 3 and overall outcomes in the locality and overlay codes in Part 4-13 of The Noosa Plan 2006.

A copy of the alignment amendment may be inspected at Noosa Council at 9 Pelican Street, Tewantin. The Noosa Plan can also be viewed online and downloaded at www.noosa.qld.gov.au/the-noosa-plan.

For further information, please either visit the council customer service centre or telephone or email council on 5329 6500 or mail@noosa.qld.gov.au.

Brett de Chastel
Chief Executive Officer
Noosa Council

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

Notice is hereby given that on 17 May 2017 the North Burnett Regional Council made the alignment amendment incorporating all scheme amendments to date, to the North Burnett Regional Planning Scheme 2014 under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* (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 soon-to-be-repealed legislation with terminology consistent with the *Planning Act 2016* including but not limited to categories of development and assessment;
- replacing definitions for consistency with QPP 4.0.

A copy of the alignment amendment may be inspected at and purchased from all Council customer service offices. The North Burnett Regional Planning Scheme (Rev 1.2) can also be viewed online and downloaded at <https://www.northburnett.qld.gov.au/planning-and-building/>

For further information, please either—

- visit any of the council customer service offices; or
- telephone 1300 696 272; or
- email council on admin@northburnett.qld.gov.au

Mark J P Pitt
Chief Executive Officer
North Burnett Regional Council

**PUBLIC NOTICE OF ALIGNMENT AMENDMENT TO THE
SOUTHERN DOWNS PLANNING SCHEME
MADE UNDER THE ALIGNMENT AMENDMENT RULES
AND THE *PLANNING ACT 2016*, SECTION 293**

Notice is hereby given that on 28 June 2017 the Southern Downs Regional Council under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* made an alignment amendment to the Southern Downs Planning Scheme (the **alignment amendment**). The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of making the planning scheme consistent with the *Planning Act 2016*.

A copy of the alignment amendment may be inspected at and purchased from Council's offices at 64 Fitzroy Street, Warwick, and 61 Marsh Street, Stanthorpe, and viewed on Council's website, www.sdrc.qld.gov.au

For further information, please either visit a Council customer service centre or telephone or email Council on 1300 697 372 or mail@sdrc.qld.gov.au

David Keenan
Chief Executive Officer
Southern Downs Regional Council

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

Notice is hereby given that on 22 June 2017 the Tablelands Regional Council made the *Planning Act 2016* alignment amendment under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* to the Tablelands Regional Council Planning Scheme 2016. The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of aligning the Tablelands Regional Council 2016 with the *Planning Act 2016*.

A copy of the alignment amendment may be inspected and purchased from Councils Customer Service at 51 Mabel Street, Atherton. The "Tablelands Regional Council Planning Scheme 2016" can also be viewed online and downloaded at www.trc.qld.gov.au/building-planning/development-assessment/one-planning-scheme-tablelands/link

For further information, please either visit the council customer service centre or telephone or email council on 1300 362 242 or info@trc.qld.gov.au

Hurriyet Babacan
Chief Executive Officer
Tablelands Regional Council

Planning Act 2016
Section 293

ADOPTION OF AMENDMENT NO. 19 TO TOOWOOMBA REGIONAL PLANNING SCHEME (ALIGNMENT AMENDMENT)

Notice is hereby given that on 26 June 2017 the Toowoomba Regional Council adopted the Toowoomba Regional Planning Scheme – Amendment No. 19 (Alignment Amendment) under the Alignment Amendment Rules and section 293 of the *Planning Act 2016*.

The amendment will commence on 3 July 2017.

The purpose and general effect of the amendment is to align the Toowoomba Regional Planning Scheme with the *Planning Act 2016* and associated legislation and rules by:

- Replacing terminology or language from soon to be repealed legislation with terminology consistent with the *Planning Act 2016*; and
- Improving and clarifying the codes of the Toowoomba Regional Planning Scheme to ensure they are sufficiently robust.

This amendment affects changes to all parts of the Toowoomba Regional Planning Scheme.

A copy of the amendment is available on Council's website: www.TR.qld.gov.au and for purchase at Council's Customer Service Centres located at:

- 4 Little Street, TOOWOOMBA
- 95 King Street, CLIFTON
- 25 Emu Creek Road, CROWS NEST
- 89 Mocatta Street, GOOMBUNGEE
- 54 Hodgson Street, GREENMOUNT
- Community Court, HIGHFIELDS
- 2-16 Campbell Street, MILLMERRAN
- 64 Campbell Street, OAKEY
- 85 Yandilla Street, PITTSWORTH

For further information, please either visit council's customer service centre or telephone or email council on 131 872 and info@TR.qld.gov.au

Brian Pidgeon –Chief Executive Officer

**TOWNSVILLE CITY COUNCIL PUBLIC NOTICE
ADOPTION OF ALIGNMENT AMENDMENT TO THE PLANNING SCHEME FOR THE CITY OF TOWNSVILLE
UNDER THE ALIGNMENT AMENDMENT RULES AND THE
PLANNING ACT 2016, SECTION 293**

Notice is hereby given that on 27 June 2017 Townsville City Council made the Alignment Amendment to the Planning Scheme for the city of Townsville under the Alignment Amendment Rules and section 293 of the *Planning Act 2016*. The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of ensuring the planning scheme and associated policies align with the requirements of the new *Planning Act 2016*. The alignment amendment is limited to amendments where the effect of the local planning instrument is not substantially changed, and which are consistent with the Act.

The alignment amendment to the Townsville City Plan will commence on 3 July 2017.

From the date of commencement on 3 July 2017:

- (a) copies of the Townsville City Plan will be available for inspection and purchase at Townsville City Council, Customer Service Centre, ground floor, 103 Walker Street, Townsville City; and
- (b) the Townsville City Plan will be available to view and download from council's website www.townsville.qld.gov.au.

Adele Young
CHIEF EXECUTIVE OFFICER MBA, MMkt

PUBLIC NOTICE OF ALIGNMENT AMENDMENT TO THE WHITSUNDAY REGIONAL COUNCIL PLANNING SCHEME 2017 MADE UNDER THE ALIGNMENT AMENDMENT RULES AND THE PLANNING ACT 2016, SECTION 293

Notice is hereby given that on 3 July 2017 the Whitsunday Regional Council made an alignment amendment under the Alignment Amendment Rules and section 293 of the *Planning Act 2016* to the *Whitsunday Regional Council Planning Scheme 2017* Version 3.5 (the **alignment amendment**). The alignment amendment will commence on 3 July 2017.

The alignment amendment has the purpose and general effect of aligning the *Whitsunday Regional Council Planning Scheme 2017* to meet functions and terminology within the *Planning Act 2016*. The following codes have been strengthened to adhere to the new functions of the *Planning Act*:

- Business Activities Code
- Relocatable Home Park and Tourist Park Code
- Service Station Code
- Reconfiguring a lot Code

A copy of the alignment amendment may be inspected at and purchased from Customer Service Centres at 52 Main Street, Proserpine or 67 Herbert Street, Bowen. The *Whitsunday Regional Council Planning Scheme 2017* can also be viewed online and downloaded at <https://www.whitsunday.qld.gov.au/157/Planning>

For further information, please either visit the council customer service centre or telephone or email council on:

Phone: 4945 0200

Email: info@whitsundayrc.qld.gov.au

Barry Omundson
Chief Executive Officer
Whitsunday Regional Council

NOTICE OF ADOPTION OF A MINOR AMENDMENT TO BRISBANE CITY PLAN 2014 (THE PLANNING SCHEME) PURSUANT TO STEP 9 OF STAGE 4 OF PART 2.4A.1 OF THE STATUTORY GUIDELINE 01/16 MAKING AND AMENDING LOCAL PLANNING INSTRUMENTS (THE GUIDELINE) MADE UNDER THE SUSTAINABLE PLANNING ACT 2009

At its meeting on 30 May 2017, Brisbane City Council adopted a minor amendment to *Brisbane City Plan 2014*. The amendment applies to the Yeerongpilly Transit Oriented Development site located on Fairfield Road, Yeerongpilly. The amendment will commence on 3 July 2017.

Purpose and General Effect

The amendment is intended to integrate the *Yeerongpilly TOD State Planning Regulatory Provision 2016* into the planning scheme.

Further information

Copies of the amendment are available for inspection and purchase from the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. The amendment can also be accessed by searching for 'Brisbane City Plan amendments' at www.brisbane.qld.gov.au. For more information please either visit the Council Customer Service Centre or telephone Council on 3403 8888.

Colin Jensen, Chief Executive Officer

*Sustainable Planning Act 2009***NOTICE OF ADOPTION OF CAIRNS LOCAL GOVERNMENT INFRASTRUCTURE PLAN AND ADMINISTRATIVE AMENDMENT TO CAIRNSPLAN 2016**

Notice is given under the *Sustainable Planning Act 2009* that on 28 June 2017 Cairns Regional Council resolved to adopt the Cairns Local Government Infrastructure Plan and administrative amendment to CairnsPlan 2016 (CairnsPlan 2016 Amendment 1 of 2017 – Administrative). The Cairns Local Government Infrastructure Plan and CairnsPlan 2016 Amendment 1 of 2017 – Administrative will have effect on and from 1 July 2017.

The purpose and general effect of the Local Government Infrastructure Plan is to:

- Integrate infrastructure planning with the land use planning identified in the planning scheme;
- Provide transparency regarding Council's intentions for the provision of trunk infrastructure;
- Enable Council to estimate the cost of infrastructure provision to assist its long term financial planning;
- Ensure that trunk infrastructure is planned and provided in an efficient and orderly manner; and
- Provide a basis for the imposition of conditions about infrastructure on development approvals.

The purpose and general effect of the CairnsPlan 2016 Amendment 1 of 2017 – Administrative is to make necessary administrative amendments relating to the integration of the Cairns Local Government Infrastructure Plan into the CairnsPlan 2016 planning scheme.

A copy of the Cairns Local Government Infrastructure Plan and CairnsPlan 2016 Amendment 1 of 2017 – Administrative is available for inspection or purchase at the Cairns Regional Council Customer Service Centre located at 119-145 Spence Street, Cairns or at <http://www.cairns.qld.gov.au/planningscheme>.

John Andrejic
Chief Executive Officer
Cairns Regional Council

*Sustainable Planning Act 2009***COUNCIL OF THE CITY OF GOLD COAST PUBLIC NOTICE ADOPTION OF MINOR AND ADMINISTRATIVE AMENDMENTS TO CITY PLAN AND CITY PLAN POLICIES**

Notice is given under the *Sustainable Planning Act 2009* that on 17 May 2017 the Council of the City of Gold Coast adopted *City Plan Minor and Administrative Update Package 3* to amend *City Plan* version 3 including Schedule 2 Mapping and the following *City Plan* policies:

- Schedule 6.3 City Plan policy – Bushfire management plans
- Schedule 6.4 City Plan policy – Coastal dune management
- Schedule 6.7 City Plan policy – Ecological site assessments
- Schedule 6.8 City Plan policy – Environmental offsets
- Schedule 6.9 City Plan policy – Land development guidelines
- Schedule 6.10 City Plan policy – Landscape work
- Schedule 6.11 City Plan policy – Site analysis

The purpose and general effect of the administrative amendments are to correct errors in spelling, grammar, numbering and cross references.

The purpose and general effect of minor amendments are to improve clarity, interpretation and workability.

The minor and administrative amendments to *City Plan*, including *City Plan* policies will commence as version 4 of the *City Plan* on 3 July 2017. *City Plan* version 4 will also include *Planning Act 2016* alignment amendments.

From 3 July 2017 *City Plan* version 4 and *City Plan Minor and Administrative Update Package 3*:

- (a) Will be available for inspection or purchase at the Nerang and Bundall (Karp Court) Administration Centres; and
- (b) Can be viewed online and downloaded online at cityofgoldcoast.com.au/cityplan.

For more information contact Council's Planning Enquiries Centre on 5582 8708 or visit cityofgoldcoast.com.au.

*Sustainable Planning Act 2009***PUBLIC NOTICE
MACKAY REGIONAL COUNCIL****ADOPTION OF THE MACKAY REGION PLANNING SCHEME 2017**

Notice is given in accordance with the *Sustainable Planning Act 2009* that, on 28 June 2017, Mackay Regional Council adopted a new planning scheme – Mackay Region Planning Scheme 2017 including the following planning scheme policies:

- Engineering design guidelines – bushfire protection planning scheme policy
- Engineering design guidelines – constructed lakes planning scheme policy
- Engineering design guidelines – cycleway and pathway design planning scheme policy
- Engineering design guidelines – geometric road design (urban and rural) planning scheme policy
- Engineering design guidelines – healthy waters planning scheme policy
- Engineering design guidelines – landscape planning scheme policy
- Engineering design guidelines – pavement design planning scheme policy
- Engineering design guidelines – quality assurance requirements for design planning scheme policy
- Engineering design guidelines – sewerage system design planning scheme policy
- Engineering design guidelines – site regrading planning scheme policy
- Engineering design guidelines – stormwater drainage design planning scheme policy
- Engineering design guidelines – structures / bridge design planning scheme policy
- Engineering design guidelines – subsurface drainage design planning scheme policy
- Engineering design guidelines – water supply design planning scheme policy

The purpose and general effect of the planning scheme policies is to support the development outcomes sought by Mackay Region Planning Scheme 2017.

Mackay Region Planning Scheme 2017 and planning scheme policies apply to the Mackay Regional Council local government area and replace Mackay City Planning Scheme 2006, Sarina Shire Council Planning Scheme 2005 and Mirani Shire Plan 2007.

Mackay Region Planning Scheme 2017 will have effect on and from 24 July 2017.

The Mackay Region Planning Scheme 2017 can be viewed online (www.mackay.qld.gov.au) and available for inspection or purchase at Council's Customer Service Centre located at 73 Gordon Street, Mackay.

If you require further information in relation to the Mackay Region Planning Scheme 2017 and planning scheme policies, please contact Council's Strategic Planning Program on 1300 622 529 or email strategic.planning@mackay.qld.gov.au.

Sustainable Planning Act 2009

PUBLIC NOTICE

ADOPTION OF AMENDMENT TO THE MORETON BAY REGIONAL COUNCIL PLANNING SCHEME TO INCLUDE A LOCAL GOVERNMENT INFRASTRUCTURE PLAN (an LGIP) AND MAKE AN LGIP RELATED ADMINISTRATIVE AMENDMENT

Notice is given in accordance with *Statutory Guideline 01/16 for preparing and amending local planning instruments* that, on 20 June 2017, Moreton Bay Regional Council (MBRC) adopted an amendment to the MBRC Planning Scheme to include a Local Government Infrastructure Plan (LGIP) and make a related administrative amendment. The adopted amendments have effect on, and from, 3 July 2017.

The purpose and general effect of the LGIP related administrative amendment is to replace all references to a Priority Infrastructure Plan and PIP with Local Government Infrastructure Plan and LGIP respectively.

The amendments are available for inspection at, and purchase from, MBRC's Customer Service Centres, located at:

- 2 Hasking Street, Caboolture
- 220 Gympie Road, Strathpine
- Irene Street, Redcliffe

To view a version of the amended planning scheme online, visit www.moretonbay.qld.gov.au/mbrcplanningscheme

For more information about the adopted amendments, visit MBRC's website or phone 3205 0555.

Daryl Hitzman
Chief Executive Officer
Moreton Bay Regional Council

Sustainable Planning Act 2009

PUBLIC NOTICE

NOTICE OF ADOPTION OF WHITSUNDAY REGIONAL COUNCIL PLANNING SCHEME 2017

Notice is hereby given under section 117(1) of the *Sustainable Planning Act 2009* that on 28 June 2017 Whitsunday Regional Council adopted the *Whitsunday Regional Council Planning Scheme 2017* Version 3.4 and the following planning scheme policies:

- Planning Scheme Policy 1 – Environmental Features
- Planning Scheme Policy 2 – Heritage
- Planning Scheme Policy 3 – Landscaping
- Planning Scheme Policy 4 – Natural Hazards
- Planning Scheme Policy 5 – Third Party Advice or Comment
- Planning Scheme Policy 6 – Growth Management
- Planning Scheme Policy 7 – Development Manual

The purpose and general effect of the planning scheme policies is to support the *Whitsunday Regional Council Planning Scheme 2017*, which applies to the planning scheme area of Whitsunday Regional Council. The *Whitsunday Regional Council Planning Scheme 2017* and the planning scheme policies will replace the *Whitsunday Shire Scheme 2009* and *Bowen Shire Scheme 2006* and their associated planning scheme policies.

The *Whitsunday Regional Council Planning Scheme 2017* will commence on the day of this gazette.

The Whitsunday Regional Council Planning Scheme 2017 and the planning scheme policies are available for inspection and purchase from Customer Service Centres at 52 Main Street, Proserpine or 67 Herbert Street, Bowen. The *Whitsunday Regional Council Planning Scheme 2017* can also be viewed online and downloaded from Council's website at <https://www.whitsunday.qld.gov.au/157/Planning>

For further information, please either visit the council customer service centre or telephone or email council on:

Phone: 4945 0200
Email: info@whitsundayrc.qld.gov.au

Barry Omundson
Chief Executive Officer
Whitsunday Regional Council

[753]



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[No. 59

Department of Justice and Attorney-General
Brisbane, 28 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

Leo James WARD

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:

www.qld.gov.au/law/legal-mediation-and-justice-of-the-peace/about-justice-of-the-peace/registrations-and-resignations/

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

Department of Justice and Attorney-General
Brisbane, 22 June 2017

NOTICE

His Excellency the Governor, acting by and with the advice of the Executive Council, has approved-

- (a) the appointment by Commission under the *Supreme Court of Queensland Act 1991* of the Honourable Justice Ann Majella Lyons, a Judge of the Supreme Court of Queensland, to be Senior Judge Administrator on and from 24 August 2017 to and including 23 August 2022; and
- (b) the appointment by Commission under the *Constitution of Queensland 2001* of Her Honour Judge Helen Patricia Bowskill, a Judge of the District Court of Queensland, as a Judge of the Supreme Court of Queensland on and from 10 July 2017.

YVETTE D'ATH MP
Attorney-General
and Minister for Justice
Minister for Training and Skills

Premier's Office
Brisbane, 30 June 2017

I notify that, acting under the provisions of the *Constitution of Queensland 2001*, I have appointed the Honourable Grace Grace MP, Minister for Employment and Industrial Relations, Minister for Racing and Minister for Multicultural Affairs to act as, and to perform all of the functions and exercise all of the powers of, Minister for Education and Minister for Tourism, Major Events and the Commonwealth Games from 1 July 2017 until the Honourable Kate Jennifer Jones MP returns to duty.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR THE ARTS

NOTICE

Premier's Office
Brisbane, 30 June 2017

I notify that, acting under the provisions of the *Constitution of Queensland 2001*, I have appointed the Honourable William Stephen Byrne MP, Minister for Agriculture and Fisheries and Minister for Rural Economic Development to act as, and to perform all of the functions and exercise all of the powers of, the Treasurer and Minister for Trade and Investment from 3 July 2017 until the Honourable Curtis Warren Pitt MP returns to duty.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR THE ARTS

Planning Act 2016

NOTICE OF APPOINTMENT OF REGISTRAR

I appoint the Registrar, Building and Development Dispute Resolution Committees, Building Industry and Policy, Department of Housing and Public Works as the registrar for development tribunals under section 238(1)(a) of the *Planning Act 2016*.

The appointment is to take effect from 3 July 2017.

Don Rivers
Assistant Director-General, Building Industry and Policy
As delegate of the chief executive
Department of Housing and Public Works

30 June 2017

Sustainable Planning Act 2009

NOTIFICATION OF THE SOUTH EAST QUEENSLAND REGIONAL PLANNING COMMITTEE

I, the Honourable Jackie Trad MP, Deputy Premier, Minister for Transport and Minister for Infrastructure and Planning do hereby notify, pursuant to Section 43(1) of the *Sustainable Planning Act 2009*, that the following persons are members of the South East Queensland Regional Planning Committee:

Councillor Paul Antonio	Mayor, Toowoomba Regional Council
Councillor Greg Christensen	Mayor, Scenic Rim Regional Council
Councillor Mark Jamieson	Mayor, Sunshine Coast Regional Council
Councillor Graeme Lehmann	Mayor, Somerset Regional Council
Councillor Tanya Milligan	Mayor, Lockyer Valley Regional Council
Councillor Graham Quirk	The Right Honourable the Lord Mayor of Brisbane
Councillor Luke Smith	Mayor, Logan City Council
Councillor Allan Sutherland	Mayor, Moreton Bay Regional Council
Councillor Tom Tate	Mayor, City of Gold Coast
Councillor Paul Tully	Acting Mayor, Ipswich City Council
Councillor Tony Wellington	Mayor, Noosa Shire Council
Councillor Karen Williams	Mayor, Redland City Council
Honourable Mark Bailey MP	Minister for Main Roads, Road Safety and Ports and Minister for Energy, Biofuels and Water Supply
Honourable Michael de Brenni MP	Minister for Housing and Public Works and Minister for Sport
Honourable Stirling Hinchliffe MP	Leader of the House
Honourable Kate Jones MP	Minister for Education and Minister for Tourism, Major Events and the Commonwealth Games
Honourable Dr Anthony Lynham MP	Minister for State Development and Minister for Natural Resources and Mines
Honourable Dr Steven Miles MP	Minister for Environment and Heritage Protection and Minister for National Parks and the Great Barrier Reef

This notice takes effect on the date of notification in the Government Gazette.

JACKIE TRAD MP
Deputy Premier
Minister for Transport and Minister for Infrastructure and Planning

Temporary employment

DIRECTIVE 08/17

Supersedes: 20/10

1. Purpose

- a) To encourage and maximise security of employment; and
- b) To ensure efficient and effective service delivery through the appropriate use of temporary employees.

2. Date of effect

1 July 2017

3. Legislative provisions

Sections 53, 147, 148 and 149 of the *Public Service Act 2008* (PS Act).

4. Previous references

15/08, 23/97, 19/97 and 1/97

5. Application

- 5.1 This directive applies where a chief executive has employed a person as a temporary employee on a full-time or part-time basis under section 147 or section 148 of the PS Act.
- 5.2 This directive does not apply where a chief executive has employed a person as a casual employee under section 147 or section 148 of the PS Act. In this case, agencies should refer to the conversion of casuals to permanent employment directive.
- 5.3 This directive relates to the review of the employment status of temporary employees following two years of continuous service and to all subsequent reviews, under section 149 of the PS Act.
- 5.4 The directive relating to recruitment and selection does not apply to the conversion of temporary employees under this directive. However, if an agency is seeking to permanently appoint an existing temporary employee prior to the employee becoming eligible for conversion under section 149 of the PS Act (i.e. before two years of continuous service has been completed), the appointment must comply with the advertising exemptions outlined in the recruitment and selection directive.
- 5.5 The directive relating to supporting employees affected by workplace change (SEAWC) does not apply to the conversion of an employee under this directive. This means that the review of the status of a temporary employee should occur without considering affected employees affected by organisational change under the SEAWC directive.
- 5.6 If an industrial instrument (for example, an Award or Certified Agreement) provides for the way a temporary employee can be converted to permanent that is different to this directive, a chief executive must comply with the industrial instrument rather than this directive.



6. Related information

- The directive relating to [recruitment and selection](#) outlines the requirements for filling vacancies, including on a temporary basis. Advertising exemptions apply to temporary vacancies for less than 12 months and for temporary vacancies at entry level classifications. The directive also allows for a chief executive to exempt a role from advertising, including where that role is to be filled on a permanent basis by a temporary employee following a review of their employment status.
- The directive relating to the [conversion of casuals to permanent employment](#) provides information on the conversion of casual employees from casual employment to employment on tenure.
- The directive relating to [appeals](#) provides information about appealing a decision by an agency not to convert a temporary employee.
- The [Employment Security Policy](#) sets out the Government's commitment to security of employment in Queensland Government agencies.

7. Principles

- 7.1 The Employment Security Policy outlines the Queensland Government's commitment to ongoing employment and limiting the use of temporary employment. Temporary employment should only be used when ongoing employment is not viable or appropriate. Where there is a need to employ a person on an ongoing basis, the chief executive of an agency should employ a person permanently rather than temporarily. In this regard, an agency should also take steps to proactively manage its workforce, including temporary employees, to ensure that workplace change can be managed effectively.
- 7.2 Circumstances that indicate an appointment should be on a temporary rather than permanent basis include, but are not limited to:
- when an existing employee is taking a period of leave (such as parental leave) and needs to be replaced until the date of their expected return from leave;
 - when skills are required for a one-off project with a specific end date;
 - where funding for a project or program after a specific date is uncertain;
 - when an existing employee is absent from their substantive role due to secondment; and
 - when skills are temporarily required prior to a permanent appointment being made in accordance with the directive relating to recruitment and selection.

8. Temporary employee rights and responsibilities

- 8.1 Section 26 of the PS Act requires managers to ensure that public service employees are aware of the work performance and personal conduct expected of them and to proactively manage that performance and conduct. Temporary employees who are engaged for a period of three months or more are required to participate in the formal performance management system of their agency. Participation in the formal system where a temporary employee is engaged for less than three months is at the discretion of the agency.
- 8.2 An agency must ensure that temporary employees are provided with:

- a) access to flexible working arrangements in accordance with the relevant industrial instruments; and
- b) a written notice of engagement for each separate period of engagement, including engagements which extend beyond the end date of the original engagement.

9. Review of the status of a temporary employee

- 9.1 A temporary employee can be converted to permanent following a review of their status as a temporary employee by the agency.
- 9.2 An agency must review the status of a temporary employee's employment (including an entry-level temporary employee) where the employee has been continuously employed as a temporary employee for two years in the same role in an agency.
- 9.3 The requirement to review an employee's temporary status also applies where a temporary employee has performed a cumulative total of two years' service in the same role, provided that the breaks in employment do not exceed a total of three months in the previous two year period.
- 9.4 Where an employee remains temporary, a subsequent review must be conducted after each additional year of continuous service in that same role in accordance with section 149 of the PS Act and this directive. An agency can review earlier than this date if the agency considers it appropriate.
- 9.5 The agency must notify the employee when the agency starts a review of the status of the temporary employee's employment. The notification must be in writing and include:
- a) the name and contact details of the agency contact for the review;
 - b) the date by which the decision must be made;
 - c) that the employee or their representative may choose to provide a written submission for consideration during the review process;
 - d) that if the chief executive does not make a decision within 28 calendar days after the date the temporary employee became eligible for review, the chief executive is taken to have decided not to convert the temporary employee, as provided by section 149(4) of the PS Act; and
 - e) that a temporary employee may appeal a decision not to convert them to permanent employment, as provided for in sections 196(e) and 197 of the PS Act, and the timeframe for an appeal.
- 9.6 When reviewing the status of a temporary employee's employment and deciding whether their employment is to be converted to permanent, the chief executive of an agency must consider the following criteria:
- a) whether there is a continuing need for the person to be employed in the role, or a role which is substantially the same, and the role is likely to be ongoing; and
 - b) the merit of the temporary employee for the role by applying the merit criteria in section 28 of the PS Act.
- 9.7 A temporary employee should have their employment converted to permanent unless there are genuine operational reasons not to do so or the temporary employee does not consent.

- 9.8 Where the employee has performed the same role but at different classification levels, the employee should be considered for conversion at both classification levels and assessed applying the criteria in clause 9.6.

10. Employee's right to notify that a review is required

- 10.1 A temporary employee may notify the employee's agency of its requirement to commence the review and that the employee would like to be converted to permanent employment.
- 10.2 The notification may be made by the employee or the employee's representative.
- 10.3 Notice may be given at any time provided it is not more than three months before the review must be undertaken under clauses 9.2 to 9.4 of this directive.
- 10.4 Where an employee does not notify their agency, the agency is still required to undertake the review in accordance with clauses 9.2 to 9.4 of this directive.

11. Outcome of a review

- 11.1 The outcome of a review must be decided, and the temporary employee notified in writing, within 28 calendar days of the date that the temporary employee became eligible for review.
- 11.2 If the outcome of a review is a decision not to convert the temporary employee the written notification must include the reasons for the decision.
- 11.3 If a chief executive does not make a decision within a period of 28 calendar days after the date the temporary employee became eligible for review, section 149 of the PS Act applies and the employee is deemed to continue as a temporary employee. An employee may lodge an appeal at this point.
- 11.4 A temporary employee who is converted could be subject to a probationary period following conversion in accordance with section 126 of the PS Act. However, given that a temporary employee can only be converted following consideration of their merit (which can include consideration of the way in which the person carried out any previous employment or occupational duties) and following a period of service, it is expected that agencies would use probation only in exceptional circumstances.

12. Appeals

- 12.1 A temporary employee has a right of appeal provided for in section 194(1)(e) of the PS Act in relation to a decision not to convert a temporary employee.

13. Transitional arrangements

- 13.1 Reviews commenced before the date of effect of this directive are to be finalised in accordance with the provisions of Directive 20/10.
- 13.2 Clause 9.5 does not come into effect until 1 September 2017 to allow agencies adequate time to review their policies and procedures.

14. Dictionary

Agency means a department or public service office as defined in sections 7 and 21 of the PS Act.

The same role includes a role which has the same or substantially the same capability requirements, either at level or at a higher classification (e.g. a payroll officer may provide a service to different client groups), or a role with a generic role description involving a range of duties (e.g. rotation through financial and payroll processing duties under a generic entry-level role description).

Permanent means an employee employed under the PS Act either as a general employee on tenure or a public service officer employed on tenure.

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 COMMUNITIES, CHILD SAFETY AND DISABILITY SERVICES				
239099/17	Procurement Officer, Sourcing and Vendor Management, Office of the Chief Information Office, Information Services, Corporate and Executive Services, Brisbane (AO4)	Date of duty	Ivanov, Kristina	Administrative Officer, Information Services, Corporate and Executive Services, Brisbane (AO2)
215306/16	Senior Procurement Officer – ICT Strategy and Planning, Information Services, Corporate and Executive Services, Brisbane (AO6)	Date of duty	Gallagher, Keira	Contracts Officer, Sourcing and Vendor Management, Information Services, Corporate and Executive Services, Brisbane (AO5)
DEPARTMENT OF ENERGY AND WATER SUPPLY				
238112/17	Team Leader, Water Planning and Regulation, Office of the Deputy Director-General, Water Supply Division, Brisbane (AO8)	Date of duty	Hausler, Simon	Principal Policy Officer, Water Planning (South West and Science), Water Policy, Policy Division, Department of Natural Resources and Mines, Brisbane (PO5)
241056/17	Management Accountant, Finance, Brisbane (AO6)	Date of duty	McWilliam, Jillian	Assistant Finance Officer, Advisory and Business Development, Services Queensland Shared Services, Department of Science, IT and Innovation, Woolloongabba (AO3)
DEPARTMENT OF ENVIRONMENT AND HERITAGE PROTECTION				
238662/17	Wildlife Officer, Assessment, Strategic Compliance and Northern Operations, Conservation and Biodiversity Operations, Conservation and Sustainability Services, Cairns (OO5)	Date of duty	Booth, Simon	Wildlife Officer, Assessment, Strategic Compliance and Northern Operations, Conservation and Biodiversity Operations, Conservation and Sustainability Services, Cairns (OO4)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL				
242299/17	Principal Legal Officer, Parole Board Secretariat, Parole Board Secretariat, Operational Support Services, Brisbane (PO5)	Date of duty	Wickramasinghe, Menaka	Lawyer, Administrative Law, Public Law Branch, Crown Law, Brisbane (PO3)
235661/17	Adventure Intervention Officer, Southern Outlook, Youth Justice Practice Program and Design, Youth Justice, Boonah (AO5)	Date of duty	Detourbet, Peter	Indigenous Service Officer, Southern Queensland Region, Youth Justice, Ipswich (AO4)
240246/17	Principal Training and Project Officer, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (AO7)	Date of duty	Higgins, Nathan	Justice Of The Peace Trainer, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (AO5)
224111/17	Adviser Offender Assessment, Custodial Operations, Queensland Corrective Services, Townsville (PO3)	Date of duty	Petrou, Carine	Correctional Counsellor, Custodial Operations, Queensland Corrective Services, Townsville (PO2)
213419/16	Systems Administrator, Service Delivery, Information Technology Services, Corporate Services, Brisbane (AO5)	Date of duty	McNamara, Jorel	Client Services Officer, Service Delivery, Information Technology Services, Corporate Services, Brisbane (AO3)
OFFICE OF THE INFORMATION COMMISSIONER				
OIC 17-4	Senior Review Officer, Brisbane (AO7)	12-06-2017	Martin, Shivakami	Review Officer, Office of the Information Commissioner, Brisbane (AO6)
QUEENSLAND FIRE AND EMERGENCY SERVICES				
240936/17	Communications Manager, Media, Communications and Engagement, Executive Ministerial and Corporate Services, Strategy and Corporate Services, Kedron Park (AO8)	Date of duty	O'Halloran, Peter	Communications Manager, Executive Ministerial and Corporate Services, Capability and Performance, Kedron Park (AO7)
QUEENSLAND HEALTH				
HPSP 237191	Manager, Business Services, Healthcare Purchasing and System Performance, Office of the Deputy Director-General, Healthcare Purchasing and System Performance Division, Brisbane CBD (AO8)	02-06-2017	Lutz, Belinda	Principal Project Officer, Funding Administration, Community Services Funding Branch, Healthcare Purchasing and System Performance Division, Brisbane CBD (AO7)
QUEENSLAND POLICE SERVICE				
235626/17	Roster Clark, Capricornia District, Central Region, Regional Operations, Rockhampton (AO3)	14-06-2017	McKay, Shelley Ann	Administrative Officer, Capricornia District, Central Region, Regional Operations, Rockhampton (AO2)
215320/16	Intelligence Officer, State Intelligence Group, Intelligence, Counter Terrorism and Major Events Command, Specialist Operations, Brisbane (AO3)	16-06-2017	Whitney, Carolyn Ivane	Administrative Officer, South Brisbane District, Brisbane Region, Regional Operations, Redland Bay (AO2)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
238296/17	Training/Finance Officer, Road Policing Command, Specialist Operations, Brisbane (AO4)	29-05-2017	Keylar, Paul Leslie	Accounting Support Officer, Financial Services and Policy, Financial Accounting Services, Finance Services, Public Safety Business Agency, Brisbane (AO3)

QUEENSLAND TREASURY

240875/17	Senior Economist, Economics, Agency Performance, Brisbane (AO6)	Date of duty	Hodge, Andrew	Economist, Economics, Agency Performance, Brisbane (AO5)
238723/17	Senior Treasury Analyst, Inter-Governmental Relations, Agency Performance, Brisbane (AO6)	Date of duty	Xu, Sheng	Senior Revenue Analyst, Risk and Intelligence, Office of State Revenue, Brisbane (AO5)

DEPARTMENT OF TRANSPORT AND MAIN ROADS

237432/17	Program Support Officer, North Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Townsville (AO3)	Date of duty	McKillop, Ebony	Program Administration Officer, Program Support, Northern District, North Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Townsville (AO2)
239547/17	Program Support Coordinator (RIS), Central Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Barcaldine (AO4)	Date of duty	Balderson, Laura	Design Support Officer, Project Planning and Corridor Management, Central West District, Central Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Barcaldine (AO3)
239594/17	Manager (Reporting), Program Development and Performance Directorate, Portfolio Investment and Programming, Policy, Planning and Investment, Brisbane (AO8)	Date of duty	Carey, Colm	Senior Program Reporting Advisor, Reporting, Program Funding and Strategy, Program Development and Performance Directorate, Portfolio Investment and Programming, Policy, Planning and Investment, Brisbane (AO6)
240476/17	Manager (System Change Control), Infrastructure Systems Services, Portfolio Investment and Programming, Policy, Planning and Investment, Brisbane (AO8)	Date of duty	Wilson, Cassandra	Principal Advisor (System Services) Infrastructure Systems Services, Portfolio Investment and Programming, Policy, Planning and Investment, Brisbane (AO7)
238411/17	Manager, Vehicle Management and Advocacy, Transport Regulation, Customer Services, Safety and Regulation, Brisbane (AO8)	Date of duty	Laver, Toni	Principal Advisor, Heavy Vehicle Reform, Compliance and Heavy Vehicle Reform, Vehicle Management and Advocacy, Transport Regulation, Customer Services, Safety and Regulation, Brisbane (AO7)

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 NATIONAL PARKS, SPORT AND RACING			
240693/17	Regional Director, Northern Region, Northern Parks and Forests, Queensland Parks and Wildlife Service, Cairns (SO)	Date of duty	Webb, Alison
DEPARTMENT OF STATE DEVELOPMENT			
* 231200/17	Executive Director, Community Hubs and Partnerships, Major Projects and Property, Brisbane (Sect122)	Date of duty	Callum, Leanne
* Contract for 3 (three) years 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.			

*Transport Infrastructure Act 1994***ANCILLARY WORKS AND ENCROACHMENTS ON ROAD CORRIDORS NOTICE****1 Short Title**

This notice may be cited as the *Ancillary Works and Encroachments Notice (No 3) 2017*

2 Commencement

This notice commences on 30 June 2017.

Previous notices for the purposes of section 50 of the *Transport Infrastructure Act 1994* are replaced by this notice and are of no further effect.

4 Purpose

In accordance with section 50 of the *Transport Infrastructure Act 1994* (the Act), all ancillary works and encroachments as defined in schedule 6 of the Act (and in regulations), except for those described in section 8 below, must not be constructed, maintained, operated or conducted on any state-controlled road in any region in Queensland without the written approval of the Director-General of the Department of Transport and Main Roads (or the chief executive of the agency having control over the administration of Chapter 6 of the Act from time to time).

5 Relevant legislation

To maintain a safe and efficient road network, the *Transport Infrastructure Act 1994* sets out the legislative requirements for ancillary works and encroachments on state-controlled roads. The construction, maintenance, operation and conduct of ancillary works and encroachments is covered by section 50 of the Act.

The Act requires the approval by the Chief Executive of the Department of Transport and Main Roads for ancillary works and encroachments on state-controlled roads. However, subsection 50(4)(a) exempts certain ancillary works and encroachments from the requirement to obtain the Chief Executive's approval. Section 8 of this notice lists the ancillary works and encroachments to which this exemption applies.

6 Definitions

The following definitions apply to the criteria contained in section 8 of this notice.

- *Ancillary works and encroachments*: Definitions of ancillary works and encroachments are provided in both the *Transport Infrastructure Act 1994* (the Act) and the subordinate *Transport Infrastructure (State-controlled Roads) Regulation 2006* (the Regulation).
- *Footpath*: Means an area open to the public that is designated for, or has as one of its main uses, use by pedestrians. It can be either a paved, unpaved or dedicated grassed area.
- *Industrial area*: Is a location where the land adjacent to the state-controlled road is classified as an 'industrial' zone in the relevant local government's planning scheme.
- *Obstruct the use of the footpath by pedestrians*: Is to obstruct a footpath in any way that would prevent a person with a wheelchair, mobility device or a pram from being able to safely use the footpath.
- *Rural area*: An area that generally contains many of the following features –
 - localised street lighting at major intersections only
 - sparse development adjacent to the road with buildings generally set a considerable distance back from the road boundary
 - land use generally associated with agriculture, forestry or passive recreational activities or industries involving large-scale operations

- intersections widely spaced (approximately 1km minimum)
 - road traffic which has little or infrequent interaction with adjacent development
 - regulatory speeds generally 80km/h or higher.
- *Shared path*: Is an area open to the public that is designated for, or has as one of its main uses, use by both the riders of bicycles and pedestrians (as defined in section 242(2) of the *Transport Operations (Road Use Management—Road Rules) Regulation 2009*.)
 - *State-controlled road*: Means a road or land, or part of a road or land, declared under section 24 of the *Transport Infrastructure Act 1994* to be a state-controlled road. A map of the state-controlled road network is available on the TMR website.
 - *Urban area*: Means an area that generally contains most of the following features –
 - street lighting
 - extensive residential, commercial or industrial development or associated land uses abutting the road
 - significant interaction between adjacent development and passing traffic
 - considerable pedestrian movements
 - closely spaced intersections
 - numerous public utility services
 - regulatory speed generally 70km/h or less.

7 Who does this notice apply to?

This notice applies to any person or entity that intends to construct, maintain, operate or conduct ancillary works or an encroachment on a state-controlled road, other than those being constructed under a contract with the Chief Executive of the Department of Transport and Main Roads.

8 Ancillary works and encroachments that do not require Chief Executive's approval

The construction, maintenance, operation and/or conduct of some ancillary works and encroachments is considered to have a low impact on the safety and efficiency of the road network and therefore do not require the approval of the Chief Executive of the Department of Transport and Main Roads.

The ancillary works and encroachments set out in the following tables 8.1, 8.2, 8.3, 8.4 and 8.5 do not require the Chief Executive's approval if they:

- a) do not interfere* with a state-controlled road or its operation
- b) comply with the dimensions, locations, capacity, rigidity and other requirements specified below.

*Examples of interfering with a road or its operation include if anything –

- (1) is attached to a tree (except for roadside memorials) or road furniture (for example guardrails, guide posts, traffic signs and other Transport and Main Roads infrastructure),
- (2) interferes with the clear sight distance of motorists or pedestrians
- (3) overhangs any portion of a traffic lane for a state-controlled road
- (4) unreasonably distracts road users through illumination or movement
- (5) presents a potential hazard to road users
- (6) interferes with or restricts the movement of pedestrians or cyclists.

8.1 Structures

Ancillary works or encroachment	Criteria to be exempt
Mail boxes	Must: <ul style="list-style-type: none"> • be 50 litre capacity or less, and • be erected on one or two circular hollow posts that have a diameter less than 60mm and a wall thickness 3.6mm or less, and • be located 3.5m or further from the edge of the nearest traffic lane.
Rubbish & rubbish bins	Must: <ul style="list-style-type: none"> • be approved by the local government, and • be serviced by a rubbish collection service provided by a local government, and • be left for collection in a location agreed by the service provider, and • not be left permanently in the road corridor.
Shop or building awning (in urban areas) Note: For new or replacement awnings, contact your local Transport and Main Roads office (http://www.tmr.qld.gov.au/About-us/Contact-us/In-person/Roads-offices).	Must: <ul style="list-style-type: none"> • have been in existence prior to 2009, and • not infringe into a traffic lane, taking road cross-fall into account, and • not present a safety hazard.
Roadside memorials	Must: <ul style="list-style-type: none"> • comply with the Department of Transport and Main Roads' <i>Roadside Memorials</i> – this includes requirements on dimensions and location (http://www.tmr.qld.gov.au/Safety/Road-safety/Roadside-memorials.aspx), and • complete the <i>Roadside memorial information form</i> and submit it to the nearest Transport and Main Roads office (listed on the form).

8.2 Activities

Ancillary works or encroachment	Criteria to be exempt
Meetings on footpaths	Must: <ul style="list-style-type: none"> • require participants to stand, and • not involve furniture, and • not allow participants to stand on the road pavement, and • not obstruct the use of the footpath by pedestrians, and • not be associated with a commercial activity.
Fund raising and promotional activities by community based groups	Must: <ul style="list-style-type: none"> • be conducted on a paved footpath, and • not be conducted on a shared path, and • not be conducted on a median strip, and • not be conducted within 3m of a pedestrian crossing, and • involve no furniture other than one table with a maximum diagonal length of 2m and up to two chairs, and • not obstruct the use of the footpath by pedestrians.

Temporary grazing of stock	<p>Must:</p> <ul style="list-style-type: none"> • have a permit from the local government approving the grazing, and • only occur during daylight hours, and • not be undertaken on roads that have kerb and channel, and • not be undertaken on a motorway, and • ensure the stock are enclosed within a portable electric fence, and • only use circular hollow fence posts that have a diameter less than 60mm and a wall thickness 3.6mm or less, and • ensure fence posts are located 3.5m or further from the edge of the nearest traffic lane.
Camping	<p>Must:</p> <ul style="list-style-type: none"> • not occur within 100 metres of a residence, and • not occur within 9m of the nearest traffic lane, and • must be permitted under the local government laws, and • not be prohibited by state or commonwealth regulation.

8.3 Vegetation and associated undertakings

Ancillary works or encroachment	Criteria to be exempt
Planting of vegetation by a landholder Note: This exemption only applies when kerb and channel are present.	<p>Must:</p> <ul style="list-style-type: none"> • be planted by the landholder, and • occur on the footpath next to the landholder's property, and • have a mature height of 60cm or less, and • not have foliage within 60cm of the traffic lane, road shoulder or footpath, and • not use garden edging above ground level, and • not use anything that could cause a spearing hazard (such as wooden stakes or star pickets), and • not obstruct the use of the footpath by pedestrians.
Minor vegetation trimming and maintenance by a landholder (including mowing)	<p>Must:</p> <ul style="list-style-type: none"> • occur on the land adjacent to the landholder's property, and • not involve the clearing of any shrub or tree, and • not obstruct the use of the footpath by pedestrians.
Watering vegetation (including the use of sprinklers)	<p>Must:</p> <ul style="list-style-type: none"> • use a hose with a diameter of 4cm or less, and • not make the footpath or road shoulder boggy, and • not create a tripping hazard or piercing hazard, and • not obstruct the use of the footpath by pedestrians.

8.4 Signs

Ancillary works or encroachment	Criteria to be exempt
Election signs Note: Some local governments have permission to manage election signs on state-controlled roads. This exemption is not applicable if election signs are managed by the local government. Please check with your local government office.	<p>Must:</p> <ul style="list-style-type: none"> • comply with the Department of Transport and Main Roads' <i>Election Signs on State-Controlled Roads</i> fact sheet – this includes requirements on when they can be erected, size, location/placement and construction (http://www.tmr.qld.gov.au/-/media/communityandenvironment/researcheducation/factsheets/electionsignage.pdf?la=en).

<p>Real estate and charity prize home</p> <p>Note: This exemption only applies when the sign cannot be viewed from the road (if located on the property).</p> <p>It does not exempt directional signs to guide customers through the road network to get to the home.</p>	<p>Must:</p> <ul style="list-style-type: none"> • be permitted under the local government laws for local roads in the area, and • be for a property situated next to the road with direct access to the road, and • be located directly next to the relevant property's boundary, and • not be attached to vegetation or Transport and Main Roads infrastructure (for example, road signs or guard rails), and • not be more than two in number – one no greater than 2.4m² and the other no greater than 0.6m², and • not be located on a motorway or freeway. <p>Note: In locations where visibility of the signs may be restricted by vegetation or large set back distances, the smaller sign (0.6m²) may be located away from the property's boundary if it meets the following requirements:</p> <p>(a) if it is made of light frangible materials (for example, corflute erected on a timber stake that is no bigger than 50mm x 25mm), it must be located at least 3.5m from the edge of the nearest traffic lane on roads with a speed limit of 80km or less, or at least 6m from the edge of the nearest traffic lane on roads with a speed limit greater than 80km,</p> <p>(b) If made from heavier materials, the signs must not be in the 'clear zone' as defined in Austroads 'Guide to Road Design - Part 6: Roadside Design, Safety and Barriers'. Please see your local Transport and Main Roads District Office (http://www.tmr.qld.gov.au/About-us/Contact-us/In-person/Roads-offices) for more information.</p> <p>While meeting (a) or (b) above, the sign must be located as close as practicable to the property boundary.</p>
<p>Property name signs – for example 'Upson Downs'</p> <p>Note: This exemption only applies to properties that are situated next to the road and have direct access to the road. It does not apply to residential blocks.</p>	<p>Must:</p> <ul style="list-style-type: none"> • be erected on one or two circular hollow posts that have a diameter less than 60mm and a wall thickness 3.6mm or less, and • not be located within 9m of the nearest traffic lane.
<p>Neighbourhood Watch signs</p>	<p>Must:</p> <ul style="list-style-type: none"> • be permitted under the local government laws for local roads in the area, and • be located on street name sign posts, and • not be higher or wider than 225mm (unless mutually agreed by the Queensland Police Service, the Department of Transport and Main Roads and the local government for the area), and • not be located on a motorway or freeway.
<p>Queen's Baton Relay signs for the 2018 Commonwealth Games</p> <p>Note: These signs can only be displayed from 1 January 2018 until 7 days after the Queen's Baton has passed the location.</p>	<p>Must:</p> <ul style="list-style-type: none"> • comply with the Department of Transport and Main Roads' <i>Queen's Baton Relay Signs on State-Controlled Roads</i> fact sheet – this includes requirements on when they can be erected, construction, location and placement (Queen's Baton Relay signs).

8.5 Roadside advertising

Ancillary works or encroachment	Criteria to be exempt
Business advertising on awnings (excluding motorways and freeways)	<p>Must:</p> <ul style="list-style-type: none"> • have a clearance under the sign of at least 2.5m, and • not move/rotate/change the image/message being displayed, and • not flash (but may be illuminated), and • be permitted under the local government laws for local roads in the area, and • not infringe into a traffic lane (taking road fall into consideration), • only display advertising that relates to the business names or products/services available from the building to which the awning is attached.
Signs relating to products or services available at a business premises – in urban areas (excluding motorways and freeways)	<p>Must:</p> <ul style="list-style-type: none"> • be permitted under the local government laws for local roads in the area, and • only be displayed during trading hours, and • be limited to one A-frame footpath sign with no moving or rotating elements or attachments, with a maximum height of 1m and a maximum width of 0.6m and a maximum depth of 0.6m, and • be located directly outside the building in which the products or services are available, and • be located as close as practicable to the building, and • not obstruct the use of the footpath by pedestrians.
Signs relating to products or services available at a business premises – in rural and industrial areas (excluding motorways and freeways)	<p>Must:</p> <ul style="list-style-type: none"> • not obstruct sight lines for drivers at intersections or driveways, and • be permitted under the local government laws for local roads in the area, and • only be displayed during trading hours, and • not be more than two A-frame signs with no moving or rotating elements or attachments, with a maximum height of 1.5m and a maximum width of 1m and a maximum depth of 1m, and • be located directly outside the building in which the products or services are available, and • be located as close as practicable to the property boundary, and • not obstruct the use of the footpath by pedestrians. <p>In addition to the above:</p> <ul style="list-style-type: none"> • If the sign is made of light frangible materials (for example, corflute erected on a timber stake that is no bigger than 50mm x 25mm), it must be located at least 3.5m from the edge of the nearest traffic lane on roads with a speed limit of 80km or less, or at least 6m from the edge of the nearest traffic lane on roads with a speed limit greater than 80km. • If made from heavier materials, the signs must not be in the 'clear zone' as defined in Austroads 'Guide to Road Design - Part 6: Roadside Design, Safety and Barriers'. Please see your local Transport and Main Roads District Office (http://www.tmr.qld.gov.au/About-us/Contact-us/In-person/Roads-offices) for more information.

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: Ironside State School (update)

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 Crestmead State School Council was established and approved on 22 June 2017 by the Principal, Crestmead 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.

Queensland Treasury
 Brisbane, 1 July 2017

Electrical Safety Act 2002

NOTIFICATION OF TOTAL ELECTRICAL SAFETY CONTRIBUTION

Pursuant to section 202 of the *Electrical Safety Act 2002* and section 273 of the *Electrical Safety Regulation 2013*, the total contribution amount of the electrical safety contribution for the financial year 2017-18 as approved by the Electrical Safety Regulator is \$14,586,600.

SIMON BLACKWOOD
 Electrical Safety Regulator

Geothermal Energy Act 2010
Mineral Resources Act 1989

NOTIFICATION OF CORRECTION OF LAND INCLUDED IN RESTRICTED AREA 404

Queensland Government Gazette No. 38 dated 13 June 2014 listed Glen Rock over Lot 30 on CH11898, this should read CH311898.

Queensland Government Gazette No. 7 dated 15 January 2016 listed Olkola National Park over Lots 1 to 5, 8, 9, 12 to 15, 17 and 20 on SP241423, this should read SP241432.

Government Owned Corporations Act 1993
 Section 131(3)(b)

DIRECTION

Direction

1. We direct Port of Townsville and its board not to pay a dividend to shareholders in respect of the 2016-17 financial year.
2. We further direct Port of Townsville and its board to:
 - (a) take all action necessary, incidental or consequential to give effect to this direction; and
 - (b) where there is an ambiguity or doubt about the meaning or intent of this direction, give effect to the interpretation of the matter by the Under Treasurer as advised to them in a written clarifying statement of the Under Treasurer.

Definitions

3. In this direction:
 - (a) 'Port of Townsville' means Port of Townsville Limited (ACN 130077673);
 - (b) 'Under Treasurer' means the chief executive of the department responsible for administering the *Government Owned Corporations Act 1993* and includes any person acting in this office from time to time.

<p>The Honourable Curtis Pitt MP Treasurer Minister for Trade and Investment 15/06/2017</p>	<p>The Honourable Mark Bailey MP Minister for Main Roads, Road Safety and Ports Minister for Energy, Biofuels and Water Supply 15/06/2017</p>
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*Major Events Act 2014***NOTICE ABOUT DECLARED CONSTRUCTION AREAS**

I, Kate Jones, Minister for Education and Minister for Tourism, Major Events and the Commonwealth Games, in accordance with section 14 of the *Major Events Act 2014*, declare the following sites as declared construction areas for the periods as specified and authorise the Gold Coast 2018 Commonwealth Games Corporation (GOLDOC) to be the authorised occupier of the said declared construction areas. In accordance with section 15 of the *Major Events Act 2014*, GOLDOC will undertake and exercise relevant powers and responsibilities as the authorised occupier to prepare the said declared construction areas for the purposes of the Gold Coast 2018 Commonwealth Games.

Proposed declared construction area	Name of declared construction area	Location of declared construction area	Construction period	Deconstruction period
Carrara Sports Precinct (including Carrara Stadium, Carrara Indoor Stadium and the Gold Coast Sports and Leisure Centre)	Carrara Declared Construction Area	Nerang-Broadbeach Road, Carrara, QLD, 4211	3 July 2017 to 20 March 2018	16 April 2018 to 18 June 2018
Northern Fleet Depot	Northern Fleet Depot Declared Construction Area	Lot 50, 31 Waterway Drive, Coomera, QLD, 4209 and part Lot 400, 36 Waterway Drive, Coomera QLD, 4209	4 September 2017 to 6 October 2017	16 April 2018 to 31 May 2018
Athlete Bus Depot	Athlete Bus Depot Declared Construction Area	Lot 23, SP294911, 9 Olympic Circuit, Southport, QLD, 4215	3 July 2017 to 20 March 2018	16 April 2018 to 31 May 2018
Robina Stadium	Robina Declared Construction Area	Centreline Place, Robina, QLD, 4226	21 February 2018 to 20 March 2018	16 April 2018 to 2 May 2018
Anna Meares Velodrome	Anna Meares Velodrome Declared Construction Area	1763 Old Cleveland Road, Chandler, QLD, 4155	1 February 2018 to 20 March 2018	16 April 2018 to 30 April 2018

KATE JONES MP

MINISTER FOR EDUCATION AND MINISTER FOR TOURISM, MAJOR EVENTS AND THE COMMONWEALTH GAMES

NOTICE OF INSTRUMENT MADE UNDER THE PLANNING ACT 2016, SECTION 64**Standard Conditions for a Deemed Approval**

I, the Honourable Jackie Trad MP, Deputy Premier, Minister for Transport and Minister for Infrastructure and Planning, do hereby notify that on 23 June 2017, I made an instrument to be called the 'Standard Conditions for a Deemed Approval' pursuant to section 64 of the *Planning Act 2016* (the Act).

The instrument provides the standard conditions for a deemed approval under the Act.

The Standard Conditions for a Deemed Approval are available on the website of the Department of Infrastructure, Local Government and Planning at www.dilgp.qld.gov.au.

The Honourable Jackie Trad MP
Deputy Premier
Minister for Transport and
Minister for Infrastructure and Planning

*Public Service Act 2008***PUBLIC SERVICE DEPARTMENTAL ARRANGEMENTS
NOTICE (NO. 1) 2017****Short Title**

1. This notice is made under the *Public Service Act 2008* and may be cited as the *Public Service Departmental Arrangements Notice (No. 1) 2017*.

Commencement

2. This notice is taken to have commenced on 1 May 2017.

Establishment and Declaration of a Government Entity

3. Under sections 14(2) and 15(a) of the Act, that part of the Department of Aboriginal and Torres Strait Islander Partnerships known as Retail Stores is established as a government entity and declared to be part of the Department of Aboriginal and Torres Strait Islander Partnerships.

Addition of a Government Entity

4. Under section 15(c) of the Act, the government entity established under Part 3 of this notice is added to Community Enterprise Queensland established under the *Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984*.

ENDNOTES

1. Made by the Governor in Council on 22 June 2017.
2. Published in the Government Gazette on 30 June 2017.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Public Service Commission.

*Queensland Heritage Act 1992***DEPARTMENT OF ENVIRONMENT AND HERITAGE PROTECTION****Heritage Register Decision**

Under the provisions of s.54 of the *Queensland Heritage Act 1992*, the Department of Environment and Heritage Protection gives public notice that on 22 June 2017, the Queensland Heritage Council entered in the Queensland Heritage Register the following as State Heritage Places:

HRN 650046	Bundaberg South Bundaberg State High School 37 Maryborough Street
HRN 650047	Coorparoo Coorparoo State School 327 Old Cleveland Road

*Queensland Heritage Act 1992***DEPARTMENT OF ENVIRONMENT AND HERITAGE PROTECTION****Heritage Register Decision**

Under the provisions of s.54 of the *Queensland Heritage Act 1992*, the Department of Environment and Heritage Protection gives public notice that a decision has been made by the Queensland Heritage Council on the 22 June 2017 **not** to enter in the Queensland Heritage Register the following as a State Heritage Place:

HRN 650056	Clayfield Mundumburrah 39, 39A and 41 Drane Street
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**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 197-235 McDowall Street, Roma, 4455.

The land is described as

- Lot 2 on SP202487

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

The land has been designated for the Roma Hospital Redevelopment.

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: 22 June 2017

**NOTIFICATION OF APPROVED FORMS UNDER THE
DISABILITY SERVICES ACT 2006**

Commencement

The following forms have been approved by the Director-General, Department of Communities, Child Safety and Disability Services on 15 June 2017 to take effect from 1 July 2017.

Forms approved

The following forms have been approved:

Form No.	Version No.	Form Heading
Form 10-1	12	Application for criminal history screening – prescribed notice (yellow card)
Form 10-3	10	Application for replacement of lost or stolen positive notice and card or positive exemption notice and card
Form 10-4	10	Change of details of positive notice/card or positive exemption notice/card holder
Form 10-5	10	Application for cancellation of negative notice or negative exemption notice
Form 10-7	7	Application for criminal history screening (prescribed notice or exemption notice)
Form 10-10	10	Application for eligibility declaration
Form 10-11	7	Application for criminal history screening (exemption notice)

Withdrawal of approval of existing forms

Approval of the following forms has been withdrawn:

Form No.	Version No.	Form Heading
Form 10-1	11	Application for criminal history screening – prescribed notice (yellow card)
Form 10-3	9	Application for replacement of lost or stolen positive notice and card or positive exemption notice and card
Form 10-4	9	Change of details of positive notice/card or positive exemption notice/card holder
Form 10-5	9	Application for cancellation of negative notice or negative exemption notice
Form 10-7	6	Application for criminal history screening (prescribed notice or exemption notice)
Form 10-10	9	Application for eligibility declaration
Form 10-11	6	Application for criminal history screening (exemption notice)

Availability of forms

These forms are available from:
Department of Communities, Child Safety and Disability Services
PO Box 10179
BRISBANE ADELAIDE STREET QLD 4000
1800 183 690

All forms are also available at www.communities.qld.gov.au and upon request.

**NOTIFICATION OF APPROVAL OF FORMS
UNDER THE
*FARM BUSINESS DEBT MEDIATION ACT 2017***

1. Commencement

The following forms were approved on 19 June 2017 by the Chief Executive Officer, of QRAA to take effect from 1 July 2017. From 1st July QRAA will be known as the Queensland Rural and Industry Development Authority (QRIDA).

2. Forms Approved - Forms required by, and made for the purposes of, the *Farm Business Debt Mediation Act 2017* (QLD)

Form No.	Version no.	Form Title	Implementation date
F261	1	Form 1 Heads of agreement	1/7/2017
F332	1	Form 2 Summary of mediation	1/7/2017
F403	1	Form 3 Application for enforcement action suspension certificate	1/7/2017
F484	1	Form 4 Application for exemption certificate	1/7/2017
F585	1	Form 5 Application for accreditation as a mediator	1/7/2017
F646	1	Form 6 Application for re-accreditation as a mediator	1/7/2017
F807	1	Form 7 Request for internal review of original decision	1/7/2017
F469	1	Form 9 Enforcement action suspension certificate	1/7/2017
F5510	1	Form 10 Exemption certificate	1/7/2017
F6111	1	Form 11 Mediator accreditation	1/7/2017
F332	1	Form 12 Mediation accreditation (renewal)	1/7/2017
N14	1	Notice S14 Enforcement action notice	1/7/2017
N15	1	Notice S15 Request for mediation	1/7/2017
N16	1	Notice S16 Agreement or refusal to mediate	1/7/2017
N18	1	Notice S18 Mediator nomination	1/7/2017
N18A	1	Notice S18A Response to mediator nomination	1/7/2017
N18B	1	Notice S18B Change of mediator	1/7/2017
N21	1	Notice S21 Request copies of documents from mortgagee	1/7/2017
N22	1	Notice S22 Request copies of documents from farmer	1/7/2017
N29	1	Notice S29 Revoking heads of agreement	1/7/2017
N32	1	Notice S32 Discontinuing mediation	1/7/2017
N41	1	Notice S41 Show cause to mortgagee	1/7/2017
N43	1	Notice S43 Decision for enforcement action suspension certificate	1/7/2017
N50	1	Notice S50 Show cause to farmer	1/7/2017
N52	1	Notice S52 Decision for exemption certificate	1/7/2017
N53	1	Notice S53 Declining mediation	1/7/2017
N59	1	Notice S59 Request for information - mediators' accreditation application	1/7/2017
N61	1	Notice S61 Refusal to issue or renew accreditation	1/7/2017
N65	1	Notice S65 Request for information – mediators' re-accreditation application	1/7/2017
N66	1	Notice S66 Refusal to issue or renew accreditation	1/7/2017
N71	1	Notice S71 Show cause - suspension or cancellation of mediator accreditation	1/7/2017
N73	1	Notice S73 Ending show cause process	1/7/2017
N74	1	Notice S74 Suspending or cancelling accreditation	1/7/2017
N75	1	Notice S75 Immediate suspension of mediator accreditation	1/7/2017
N81	1	Notice S81 Internal review decision	1/7/2017
MIP	1	Mediation Information Package	1/7/2017
GCM	1	Guidelines for conducting mediation	1/7/2017

3. Availability of Forms

These forms are available from:

- b) The Queensland Rural and Industry Development Authority (QRIDA) website at www.qrida.qld.gov.au

Cameron MacMillan
Chief Executive Officer

**APPROVED FORMS UNDER THE
MINERAL AND ENERGY RESOURCES (COMMON PROVISIONS)
ACT 2014, MINERAL RESOURCES ACT 1989**

Commencement

The following form upon approval by the Executive Director, Mining and Petroleum Operations Department of Natural Resources and Mines will take effect from 7 May 2017.

Forms approved

The following form for approval:

Form No.	Version No.	Form Name
MMOL-05	4	Application to transfer

Forms revoked

The following form is required to be revoked:

Form No.	Version No.	Form Name
MMOL-05	3	Application to transfer

Availability of forms

This form is available from:

- MyMinesOnline system (where available)
- The Mineral, Coal and Petroleum and Gas page on the Department's website at <https://www.business.qld.gov.au/industries/mining-energy-water/resources> or
- Mineral, coal, petroleum, small scale mining assessment hubs.

Recommendation

1. **Approve** the form listed above and attached pursuant to section 416A of the *Mineral Resources Act 1989*, section 209 of the *Mineral and Energy Resources (Common Provisions) Act 2014*;
2. **Revoke** the form listed above which will be replaced by the above;
3. **Authorise** that pursuant to section 58(5) of the *Statutory Instruments Act 1992*, approval of the forms be notified in the Queensland Government Gazette.

Lana Bartholomew
Executive Director
Mining and Petroleum Operations
Department of Natural Resources and Mines

3. Availability of forms

Electronic copies of the forms are available from the Department of Justice and Attorney-General website www.qld.gov.au/victims

BILL OF PARLIAMENT ASSENTED TO

**Queensland Legislative Assembly
Brisbane**

It is hereby notified for general information that, on 22 June 2017, His Excellency the Governor, in the name and on behalf of Her Majesty, assented to the undermentioned Bill passed by the Legislative Assembly of Queensland in Parliament assembled, viz—

A Bill for an Act to amend the *Duties Act 2001*, the *First Home Owner Grant Act 2000*, the *Land Tax Act 2010* and the *Taxation Administration Act 2001* for particular purposes

Short title: *Revenue Legislation Amendment Act 2017* – Act No. 20 of 2017

Commencement: Sections 24, 28 and 29 commence on 30 June 2017.

M Ries
Acting Clerk of the Parliament

**NOTIFICATION OF FORMS APPROVED UNDER THE
VICTIMS OF CRIME ASSISTANCE ACT 2009**

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 *Victims of Crime Assistance Act 2009* from 1 July 2017:

Form 1 – Version 3	Financial Assistance Application – Primary Victim
Form 2 – Version 4	Funeral Assistance Application
Form 7 – Version 1	Financial Assistance Application – Related Victim
Form 8 – Version 1	Financial Assistance Application – Parent Secondary
Form 9 – Version 1	Financial Assistance Application – Witness

2. Withdrawal of approval of existing forms

Approval for the following forms has been withdrawn from 30 June 2017:

Form 1 – Version 2	Financial Assistance Application
Form 2 – Version 3	Funeral Assistance Application
Form 3 – Version 3	Medical Certificate
Form 6 – Version 2	Amendment Application

CONTENTS

(Gazettes No. 51-59—pp. 733-776)

	Page
APPOINTMENTS	753-763
Constitution of Queensland	
Justices of the Peace and Commissioners for Declarations Act	
Planning Act	
Public Service Act	
Supreme Court of Queensland Act	
Sustainable Planning Act	
NOTICES / BYLAWS / DECLARATIONS / STATUTES	765-773
Education (General Provisions) Act	
Electrical Safety Act	
Geothermal Energy Act	
Government Owned Corporations Act	
Major Events Act	
Mineral Resources Act	
Planning Act	
Public Service Act	
Queensland Heritage Act	
Sustainable Planning Act	
Transport Infrastructure Act	
NOTIFICATION OF FORMS	773-775
Disability Services Act	
Farm Business Debt Mediation Act	
Mineral and Energy Resources (Common Provisions) Act	
Mineral Resources Act	
Victims of Crime Assistance Act	
Bills Assented to.....	775
ADVERTISEMENTS	NIL THIS WEEK
Extraordinary Gazette (Premier and Cabinet)	733-734
Extraordinary Gazette (Premier and Cabinet)	735-736
Extraordinary Gazette (Other).....	737-738
Extraordinary Gazette (Premier and Cabinet)	739-740
Extraordinary Gazette (Other).....	741-742
Extraordinary Gazette (Premier and Cabinet)	743-744
Natural Resources and Mines Gazette.....	745-746
Transport / Main Roads Gazette.....	NIL THIS WEEK
Local Government Gazette	747-752
General Gazette.....	753-775