



Queensland Government Gazette

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FRIDAY 10 AUGUST 2018

ROYAL BRISBANE SHOW DAY

EXHIBITION WEDNESDAY — 15TH AUGUST 2018

GAZETTE DEADLINES FRIDAY 17TH AUGUST 2018 EDITION

Appointments - General Gazette:

[Part I (Appealable) and Part II (Non-Appealable)]

Received no later than 12noon — Tuesday 14th August 2018

General and Local Government Gazette Notices:

Received no later than 12noon — Tuesday 14th August 2018

All payments by credit card:

No later than 10:00am — Thursday 16th August 2018

If you have any questions regarding these deadlines please contact the Gazette Publishing Team on 3008 2702, or email us at gazette@hpw.qld.gov.au



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EXTRAORDINARY

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SATURDAY 4 AUGUST 2018

[No. 79

NOTICE

Premier's Office
Brisbane, 4 August 2018

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 Mark Craig Bailey MP, Minister for Transport and Main Roads to act as, and to perform all of the functions and exercise all of the powers of, Minister for Environment and the Great Barrier Reef, Minister for Science and Minister for the Arts from 4 August 2018 until the Honourable Leeanne Margaret Enoch MP returns to duty.

ANNASTACIA PALASZCZUK MP
PREMIER AND MINISTER FOR TRADE

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Queensland Government Gazette

NATURAL RESOURCES, MINES AND ENERGY

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[No. 80

Land Act 1994
Land Regulation 2009
FORFEITURE NOTICE (No 04) 2018

Short title

1. This notice may be cited as the *Forfeiture Notice (No 04) 2018*.

Forfeiture of lease [s.240S of the *Land Act 1994* and s.43D(4) of the *Land Regulation 2009*]

2. The lease referred to in the Schedule is forfeited for non payment of the rent.

3. The effective date of forfeiture is the date the particulars of the forfeiture are registered in the Leasehold Land Registry.

SCHEDULE

North Region, Townsville Office

Freeholding Lease No. 0/231081, Lot 151 on SP150179, area 0.552600 ha (Surveyed).

ENDNOTES

1. Published in the Gazette on 10 August 2018.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Department of Natural Resources, Mines and Energy.
4. File Reference - 2014/002945

Land Act 1994
Land Regulation 2009
FORFEITURE NOTICE (No 05) 2018

Short title

1. This notice may be cited as the *Forfeiture Notice (No 05) 2018*.

Forfeiture of lease [s.240S of the *Land Act 1994* and s.43D(4) of the *Land Regulation 2009*]

2. The lease referred to in the Schedule is forfeited for non payment of the rent.

3. The effective date of forfeiture is the date the particulars of the forfeiture are registered in the Leasehold Land Registry.

SCHEDULE

Central Region, Emerald Office

Term Lease No. 0/236032, Lot 1 on CP881471, area 0.146600 ha (Surveyed).

ENDNOTES

1. Published in the Gazette on 10 August 2018.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Department of Natural Resources, Mines and Energy.
4. File Reference - 2017/001374

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

Pursuant to section 391 of the *Mineral Resources Act 1989* and section 33 of the *Geothermal Energy Act 2010*, I notify the prohibition of applications for all mining tenements and geothermal tenures in respect of the land described in the schedule below.

The Hon. Dr Anthony Lynham MP
Minister for Natural Resources, Mines and Energy

Schedule

The land in the following lot on plan descriptions are included in restricted area RA441 —

Lot 10 on SP261207 and Lot 6 on SP262570

MINISTER FOR NATURAL RESOURCES, MINES AND ENERGY
RECOGNISED STANDARD NO. 4 UNDERGROUND
NON FLAMEPROOF FIRE PROTECTED DIESEL
VEHICLES

Pursuant to Part 5 sections 72(1) and 72(2) of the *Coal Mining Safety and Health Act 1999*, I give notice of the making of amendments to Recognised Standard No. 4, Underground non flameproof fire protected diesel vehicles. The Recognised Standard is posted on the Department of Natural Resources, Mines and Energy webpage.

Dated this 10th day of August 2018
Dr Anthony Lynham MP
Minister for Natural Resources, Mines and Energy

Land Act 1994
Land Regulation 2009

ADOPTION OF A MODEL BY-LAW (No 01) 2018

Short title

1. This by-law may be cited as the *Adoption of a Model By-Law (No 01) 2018*.

Public Notice of adopted model by-law [s.11 of the Regulation]

2. The model by-law described in the Schedule takes effect for the trust land as mentioned in the Schedule as from 10 August 2018.

SCHEDULE

Name of trustee

(1) Mount Isa Water Board

Description of trust land

(2) Lot 90 on SP237661 Reserve for Recreation and Water Title Reference 49008475.

(3) Described as Water and Recreation, Mount Isa.

Name of the model by-law to be adopted

(4) The Trust Land Protection and Use Model By-Law 2009 (Schedule 1 of the *Land Regulation 2009*).

Purpose and general effect of the model by-law

(5) The purpose and general effect of the model by-law is to protect the trust land, including buildings on the land and to regulate the use of the trust land.

ENDNOTES

1. Published in the Gazette on 10 August 2018.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources Mines and Energy.
4. File Reference – TF49008475 (2017/003994)

Acts Interpretation Act 1954
Land Act 1994

**REPEALING OF TEMPORARY CLOSING OF ROADS
NOTICE (No 01) 2018**

Short title

1. This notice may be cited as the *Repealing of Temporary Closing of Roads Notice (No 01) 2018*.

Correction of notice [s.24AA of the Acts Interpretation Act 1954 and s.98 of the Land Act 1994]

2. The Temporary Closing of Roads Notice (No 05) 2018 published in the Gazette on 3 August 2018 at page 681 temporarily closing an area of road in the locality of Woodstock, North Region, Townsville Office) is repealed.

ENDNOTES

1. Published in the Gazette on 10 August 2018.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources, Mines and Energy.
4. File Reference – 2018/004536

Land Act 1994

**OBJECTIONS TO PROPOSED ROAD CLOSURE
NOTICE (No 31) 2018**

Short title

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 31) 2018*.

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

2. An application has been made for the permanent and temporary closure of the roads mentioned in the Schedule.

Objections

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

(2) Latest day for lodgement of objections is **20 September 2018**.

(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, Mines and Energy Offices at Nambour, Atherton and Townsville; and
- (b) the Local Government Offices of Noosa Shire Council, Tablelands Regional Council and Townsville City Council; for a particular plan in that district or that local government area.

SCHEDULE

PERMANENT CLOSURE

South Region, Nambour Office

1 An area of about 3510 m² being part of Evans Road abutting the south western boundary of Lot 1 on RP208304 (locality of Cooroy) and shown as road proposed to be permanently closed on Drawing 18/188. (2018/004554)

TEMPORARY CLOSURE

North Region, Atherton Office

2 An area of about 4900 m² being part of Denny Road separating Lot 6 on NR808319 from Lot 4 on RP716124 (locality of East Barron) and shown as plan of Lot A, proposed temporary road closure, on Drawing CNS18/029. (2018/003309)

North Region, Townsville Office

3 Areas totalling about 5.25 ha being part of unnamed road and Buck Road adjoining Lot 1 on RP730920, Lot 1 on RP730921 and Lot 102 on AP13670 (locality of Barringha) and shown as plan of Lots A and B, proposed temporarily closed road on Drawing CNS18/030P. (2018/004536)

ENDNOTES

1. Published in the Gazette on 10 August 2018.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources, Mines and Energy.

ACQUISITION OF LAND ACT 1967

NOTICE OF INTENTION TO RESUME

Postal:

Department of Natural Resources, Mines and Energy
PO Box 15216
CITY EAST Q 4002

Office:

Level 3
1 William Street
BRISBANE

Date: 10 August 2018

To: All persons who claim an estate or interest in the land described in the attached Schedule derived through or under the registered owners of that land as named in the Schedule and believed to be deceased, and to all other persons claiming an estate or interest in the land.

NOTICE is hereby given that in pursuance of the provisions of the *Acquisition of Land Act 1967*, the State intends to take the land described in the attached Schedule for State educational institution and road purposes and purposes incidental thereto.

Enclosed is a Background Information Statement outlining why the State is intending to take the land.

You may set forth in writing any objection to the taking of the land, stating therein the grounds of any such objection and the facts and circumstances relied on in support of those grounds. Please note that any matter pertaining to the amount of compensation is not a ground of objection. Such written objection must be served upon the State through the Manager, Government Land Acquisitions, Department of Natural Resources, Mines and Energy at the above address on or before 18 September 2018.

If you state in your written objection referred to above that you desire to be heard in support of the grounds of your objection, the Minister's delegate from the Department of Natural Resources, Mines and Energy will be at her Office located at 1 William Street, Brisbane, at 10.00am on 20 September 2018, in order that you may appear and be heard accordingly.

The State is willing to negotiate to acquire the land by agreement, or, failing agreement and if the land is taken, to treat with you as to the amount of compensation payable or negotiate any other matter arising out of the taking of the land.

A claim for compensation may be served on the State only within 3 years after the day the land was taken.

Despite this, the State may accept, and deal with, a claim for compensation served by you more than 3 years after the day the land was taken if the State is satisfied it is reasonable in all the circumstances to do so.

If the State does not accept a claim served by you more than 3 years after the day the land was taken, you may apply to the Land Court to decide whether it is reasonable in all the circumstances for the State to accept the claim.

If the Land Court decides it is reasonable in all the circumstances for the State to accept your claim, the State must accept, and deal with, the claim.

In assessing the amount of compensation payable, a contract, licence, agreement or other arrangement (a "relevant instrument") entered into in relation to the land after the date of this notice of intention to resume must not be taken into consideration if the relevant instrument was entered into for the sole or dominant purpose of enabling the claimant or another person to obtain compensation for an interest in the land created under the relevant instrument.

Reference: 079/0002697

The Delegate of the Minister for Natural Resources, Mines and Energy

SCHEDULE

South Region

Brisbane Office

Constructing Authority:	The State
County of:	Stanley
Parish of:	North Brisbane
Registered Owners:	Lewis Flegeltaub and George Myers as tenants in common in equal interests
Title References:	10635075, 10635076, 10635077, 10635078, 10635079 and 10635080
Area to be Taken:	(1) About 350 square metres (2) About 3 square metres
Description of Land to be Taken:	(1) Lot 11 on RP1151 (2) Lot 12 on RP1151



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TRANSPORT AND MAIN ROADS

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[No. 81

Acquisition of Land Act 1967
Transport Infrastructure Act 1994
Transport Planning and Coordination Act 1994

TAKING OF LAND NOTICE (No. 3188) 2018

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 3188) 2018*.

Land to be taken [s.9(6) of the *Acquisition of Land Act 1967*]

2. The land described in the Schedule is taken for the purpose of transport, in particular, road purposes and vests in the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, for an estate in fee simple.

SCHEDULE

Land Taken

An area of about 3009 square metres (including about 2133 square metres being part of Easement H on SP210127) being part of Lot 10 on SP287972 contained in Title Reference: 51114542.

An area of about 81.2 square metres being part of Lot 1 on Crown Plan CI2935 contained in Title Reference: 20889011.

An area of about 336.1 square metres being part of Lot 1 on RP728283 contained in Title Reference: 20979053.

An area of about 449.8 square metres being part of Lot 2 on Crown Plan CI3122 contained in Title Reference: 20977216.

An area of 812.6 square metres being the whole of Lot 5 on RP714419 contained in Title Reference: 21153006.

As shown approximately on Plans R8-597(C), R8-596(B) and R8-595(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Mackay Region
Bruce Highway (Mackay – Proserpine)
Northern Access Stage 2
495/7442; 9004 to 9006, 9008 and 9010

ENDNOTES

1. Made by the Governor in Council on 2 August 2018.
2. Published in the Gazette on 10 August 2018.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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Queensland Government Gazette

LOCAL GOVERNMENT
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[No. 82

Planning Act 2016

**PUBLIC NOTICE OF INTERIM LOCAL GOVERNMENT
 INFRASTRUCTURE PLAN (LGIP), ADMINISTRATIVE, MINOR
 AND QUALIFIED STATE INTEREST AMENDMENTS TO THE
 FRASER COAST PLANNING SCHEME 2014**

Notice is hereby given under the *Planning Act 2016* that on 25 July 2018, Fraser Coast Regional Council resolved to adopt interim LGIP, administrative, minor and qualified state interest amendments into the Fraser Coast Planning Scheme 2014. The amendments will commence on 13 August 2018.

The general purpose of the amendments is to identify a new trunk road in the LGIP, align the Planning Scheme with the State Planning Policy 2017 and clarify current provisions.

A copy of the Planning Scheme (Version 10) and the amendments can be viewed and purchased online at www.frasercoast.qld.gov.au and purchased from Council's customer service offices from Monday, 13 August.

Ken Diehm
 CHIEF EXECUTIVE OFFICER

Sustainable Planning Act 2009

**REDLAND CITY COUNCIL PUBLIC NOTICE
 ADOPTION OF THE REDLAND CITY PLAN**

Notice is given in accordance with the *Sustainable Planning Act 2009* that, on 6 July 2018, Redland City Council adopted a new planning scheme – Redland City Plan.

The Redland City Plan applies to the Redland City Council local government area and replaces the Redlands Planning Scheme 2006.

The Redland City Plan will have effect on and from 8 October 2018.

The Redland City Plan can be viewed online at www.redland.qld.gov.au and is available for inspection or purchase at Council's Customer Service Centre located on the corner of Bloomfield and Middle Streets, Cleveland.

For more information, contact Council's customer service centre on (07) 3829 8999.

Andrew Chesterman
 Chief Executive Officer
 Redland City Council

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Queensland Government Gazette

GENERAL

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FRIDAY 10 AUGUST 2018

[No. 83

Queensland Health
Brisbane, 9 August 2018

His Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Hospital Foundations Act 2018*, has approved the appointment of the following persons to various hospital foundations for the terms specified:

Bundaberg Health Services Foundation

Proposed Nominee	Position	Term of Appointment
Mr Daryl Corpe	Chairperson	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2019
Mr Brant Duff	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020
Ms Josephine Meng	Member	For a term commencing on 1 October 2018 up to and including 30 September 2022
Ms Patricia Mears	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020

PA Research Foundation

Proposed Nominee	Position	Term of Appointment
Ms Dyls Bertelsen	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020
Dr Michael Cleary	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020
Professor Ruth McPhail	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020
Ms Theresa Moltoni	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020

The Prince Charles Hospital Foundation

Proposed Nominee	Position	Term of Appointment
Ms Lara Lowndes	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020
Ms Kim Wainwright	Member	For a term commencing on the date published in the Queensland Government Gazette up to and including 30 September 2020

Steven Miles MP
Minister for Health and
Minister for Ambulance Services

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@qirc.qld.gov.au

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

For general enquiries prior to lodgement of an appeal:

Contact Industrial Registry on 1300 592 987 or email QIRC.registry@qirc.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 AGRICULTURE AND FISHERIES				
279041/18	Senior Compliance Officer, Operations, Fisheries Queensland, Fisheries and Forestry, Redlands (TO5)	Date of duty	Meekings, Ashley	Field Officer, Operations, Fisheries Queensland, Fisheries and Forestry, Airlie Beach (TO2)
279771/18	Senior Agricultural Economist, North Region, Rural Economic Development, Agriculture, Ingham (PO4)	Date of duty	Thompson, Matthew	Agricultural Economist, Reef Plan, North Region, Rural Economic Development, Agriculture, Garbutt (PO3)
^ 277011/18	Forest Ranger in Charge, Forest Products, Forestry, Fisheries and Forestry, Barakula (AO5)	Date of duty	Augustine, Daniel	Forest Ranger, Forest Products, Forestry, Fisheries and Forestry, Barakula (AO3)
279462/18	Senior Technical Officer (Quality Assurance), Animal Biosecurity Science, Animal Biosecurity and Welfare, Biosecurity Queensland Wacol (TO5)	Date of duty	Rothwell, Sarah	Vaccine Production and Laboratory Coordinator, Tick Fever Centre, Animal Biosecurity Science, Animal Biosecurity and Welfare, Biosecurity Queensland, Wacol (TO4)
274143/18	Senior Impact Assessment and Management Officer, Assessment and Monitoring, Fisheries Queensland, Fisheries and Forestry, Nambour (AO6)	Date of duty	MacKenzie, Bart	Fisheries Biologist, Assessment and Monitoring, Fisheries Queensland, Fisheries and Forestry, Nambour (PO3)

^ Location advertised as negotiable Barakula/Dalby.

DEPARTMENT OF CHILD SAFETY, YOUTH AND WOMEN

274924/18	Senior Business Officer, Business Services, Office of the Regional Executive Director, Region – South West, Toowoomba (AO6)	Date of duty	Lennon, Stephanie	Business Officer, Ipswich South Child Safety Service Centre, Child and Family, Region – South West, Ipswich (AO5)
276474/18	Principal Policy Officer, Legal Policy and Legislation, Strategic Policy and Performance, Brisbane (AO7)	Date of duty	Baldry, Hannah	Legal Policy Officer, Office of the Executive Director SPL, Strategic Policy and Legislation, Strategy, Brisbane (PO2)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
275279/18	Resource Officer, Practice (Intensive Support), Youth Justice Practice Program and Design, Youth Justice, Brisbane (AO4)	Date of duty	Day, Kylie	Information and Administration Officer, Youth Justice Operations and Practice, Youth Justice Services, Service Delivery, Brisbane (AO3)
278242/18	Cultural Practice Advisor, Mount Isa – Gulf Child Safety Service Centre, Child Family and Community Services, Region – North Queensland, Mount Isa (AO4)	Date of duty	Ford, Alishia	Child Safety Support Officer, Aitkenvale Child Safety Service Centre, Child and Family, Region – North Queensland, Service Delivery, Aitkenvale (AO3)

DEPARTMENT OF EDUCATION

SER 279785/18	Head of Special Education Services, Yarrabilba State School – Special Education Program, South East Region (HOSES2)	27-08-2018	Barber, Sarah Louise	Teacher, Yugumbir State School – Special Education Program, South East Region (TCH)
CO 279203/18	Facilities Services Officer, Regional Operations, Infrastructure Services Branch, Corporate Services Division, Brisbane (AO4)	31-07-2018	McNeil, Olivia	Executive Services Officer, Infrastructure Operations, Infrastructure Services Branch, Corporate Services Division, Brisbane (AO3)
CO 277477/18	Team Leader Banking, Accounts Receivable and Banking Unit, Finance Branch, Corporate Services Division, Brisbane (AO5)	01-08-2018	Tanaka, Noriko	Finance Officer, Accounts Receivable and Banking Unit, Finance Branch, Corporate Services Division, Brisbane (AO4)
CO 276884/18	Senior Project Officer, Office of the Assistant Director-General, Information and Technologies Branch, Corporate Services Division, Brisbane (AO6)	04-08-2018	Prendergast, Michele	Executive Services Officer, Organisational Safety and Wellbeing Unit, Human Resources Branch, Corporate Services Division, Brisbane (AO3)

DEPARTMENT OF ENVIRONMENT AND SCIENCE

276009/18	Principal Project Officer, Science Policy and Evaluation Services, Science Development, Science, Dutton Park (AO7)	Date of duty	Sanderson, Katrina	Senior Policy Officer, Water Planning (South West and Science), Water Policy, Policy, Department of Natural Resources and Mines, Brisbane (PO4)
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DEPARTMENT OF HOUSING AND PUBLIC WORKS

277254/18	Principal Policy Officer, Queensland Government Chief Information Office, Brisbane (AO7)	Date of duty	Harte, Kirsten	Policy Engagement Officer, Queensland Government Chief Information Office, Brisbane (AO6)
278937/18	Senior Supervisor, Wide Bay Burnett Region, Central and South West Queensland, Building and Asset Services, Kingaroy (OO7)	Date of duty	Webb, Bryce	Supervisor, Wide Bay Burnett Region, Central and South West Queensland, Building and Asset Services, Kingaroy (OO6)
278725/18	Senior Human Resources Consultant, Human Resources Housing and Homelessness Services, Human Resources, Corporate Services, Brisbane (AO6)	Date of duty	McElroy, Catherine	Human Resources Consultant, Human Resources Public Works and Asset Management, Human Resources, Corporate Services, Brisbane (AO5)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
273232/18	Manager, Strategic Projects and Service Innovation, Strategy Policy and Programs, Housing and Homelessness Services, Brisbane (AO8)	Date of duty	Jackson, Michelle	Policy Officer, Policy Division, Office of the Director-General, Department of the Premier and Cabinet, Brisbane (AO6)
278487/18	Manager, Research and Evaluation, Policy and Research, Sport and Recreation Services, Brisbane (AO8)	Date of duty	Foote, Kathryn	Principal Project Officer, Regional Service Delivery, Infrastructure and Regional Delivery, Sport and Recreation Services, Brisbane (AO7)

DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL

275159/18	Senior Legal Officer, Strategic Policy, Strategic Policy and Legal Services, Brisbane (PO5)	Date of duty	Booth-Mowatt, Brenna	Legal Officer, Strategic Policy, Strategic Policy and Legal Services, Brisbane (PO4)
275159/18	Senior Legal Officer, Strategic Policy, Strategic Policy and Legal Services, Brisbane (PO5)	Date of duty	Cochrane, Zoe	Legal Officer, Strategic Policy, Strategic Policy and Legal Services, Brisbane (PO4)
275159/18	Senior Legal Officer, Strategic Policy, Strategic Policy and Legal Services, Brisbane (PO5)	Date of duty	Linnan, Tara	Legal Officer, Strategic Policy, Strategic Policy and Legal Services, Brisbane (PO4)
276089/18	Manager, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (AO6)	Date of duty	Kelly, Lucie	Policy Office, Program, Economic Participation, Culture and Economic Participation, Brisbane (AO5)
277600/18	Principal Lawyer, Government Insurance and Risk, Commercial Property Insurance and Risk Branch, Crown Law, Brisbane (PO6)	Date of duty	MacPhee, Nicole	Senior Lawyer, Government Insurance and Risk, Commercial Property Insurance and Risk, Crown Law, Brisbane (PO5)
277600/18	Principal Lawyer, Government Insurance and Risk, Commercial Property Insurance and Risk Branch, Crown Law, Brisbane (PO6)	Date of duty	Sheppard, Michael	Senior Lawyer, Government Insurance and Risk, Commercial Property Insurance and Risk, Crown Law, Brisbane (PO5)
277600/18	Principal Lawyer, Government Insurance and Risk, Commercial Property Insurance and Risk Branch, Crown Law, Brisbane (PO6)	Date of duty	Howard, Aneka	Senior Lawyer, Government Insurance and Risk, Commercial Property Insurance and Risk, Crown Law, Brisbane (PO5)
276662/18	Principal Lawyer, Native Title and Resources, Native Title Resources and Dispute Resolution Branch, Crown Law, Brisbane (PO6)	Date of duty	Carseldine, Amy	Senior Lawyer, Native Title and Resources, Native Title Resources and Dispute Resolution Branch, Crown Law, Brisbane (PO5)

DEPARTMENT OF NATURAL RESOURCES, MINES AND ENERGY

279353/18	Land Officer, State Valuation Service Operations, State Valuation Service, Natural Resources, Cairns (AO4)	Date of duty	Reilly, Jaime	Customer Services Officer, Customer Services, Customer Support, North Region, Natural Resources, Cairns (AO2)
* 277812/18	Manager Finance and Assets, Customer Support, North Region, Natural Resources, Cairns (AO7)	Date of duty	Cochrane, Raymond	Manager Business Support, Customer Support, North Region, Natural Resources, Cairns (AO6)
278589/18	Principal Project Manager, Water Services, South Region, Natural Resources, Brisbane (AO7)	Date of duty	Osborne, Emma	Senior Policy Officer, Water Operational Support, Water, Operations Support, Brisbane (AO6)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
279333/18	Manager, Coal Mine Workers Health Scheme, Occupational Health and Hygiene, Resources Safety and Health, Brisbane (A08)	Date of duty	Morgan, Russell	Senior Project Officer, Strategy and Capability, Operations Support, Natural Resources, Brisbane (A07)

* Location advertised as Cairns or Townsville.

DEPARTMENT OF PREMIER AND CABINET

276231/18	Assistant Parliamentary Counsel Grade 3, Office of the Queensland Parliamentary Counsel, Brisbane (PO5)	Date of duty	Pitt, David	Assistant Parliamentary Counsel – Grade 2, Drafting Services, Office of the Queensland Parliamentary Counsel, Brisbane (PO4)
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QUEENSLAND CORRECTIVE SERVICES

273398/18	Principal Adviser, Psychological Services, Offender Rehabilitation and Management, Specialist Operations, Brisbane (A07)	Date of duty	Henderson, Emily	Senior Psychologist, Offender Development, Brisbane Women Correctional Centre Custodial Operations, Statewide Operations, Brisbane (PO4)
277292/18	Visits Processing Officer, Custodial Operations, Statewide Operations, Ironbark (A03)	Date of duty	Croydon, Amanda	Administration Officer, Administration, Borallon Training and Correctional Centre, Custodial Operations, Statewide Operations, Ironbark (A02)
279494/18	Principal Adviser, Operational Practice, Statewide Operations Directorate, Custodial Operations, Statewide Operations, Brisbane (A07)	Date of duty	Hammersmeister, Laura	Senior Adviser, Probation and Parole, Statewide Operations Directorate, Custodial Operations, Statewide Operations, Brisbane (A06)
280577/18	Support Officer (Correctional Centre), Capricornia Correctional Centre, Custodial Operations, Statewide Operations, Etna Creek (A03)	Date of duty	Searles, Janelle	Administrative Officer, Regional Operations Branch, Central Region, Readiness and Response Services, Queensland Fire and Emergency Services, Longreach (A02)
* 269238/18	Correctional Manager Offender Development, Custodial Operations, Statewide Operations, Queensland Corrective Services, Stuart, Townsville (A07)	Date of duty	Simmons, Rebecca	Senior Case Manager, Mareeba, Far North Region, Probation and Parole, Statewide Operations, Mareeba (PO3)
277303/18	Senior Database Administrator, Offender Information Systems, Operational Support Services, Brisbane (A06)	Date of duty	Razjigaev, Igor	Systems Officer (Application Developer), Corporate Services, Department of Justice and Attorney General, Brisbane (A05)
279157/18	Principal Financial Accountant, Finance and Contracts, Operational Support Services, Brisbane (A07)	Date of duty	Renton, Amanda	Senior Finance Officer, Financial Services, Corporate Services, Brisbane (A06)

* Previously advertised under Justice and Attorney-General.

QUEENSLAND HEALTH

249298/18	Officer in Charge, Central West Queensland, Local Ambulance Service Network, Queensland Ambulance Service, Winton (ASUP1)	Date of duty	O'Shea, John	Paramedic, Townsville, Local Ambulance Service Network, Queensland Ambulance Service, Townsville (AP22)
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APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
274715/18	Administration Officer Health Information Support, Corporate Strategy, Corporate Services, Kedron Park (AO3)	Date of duty	Pepperdene, Cindy	Administrative Officer, Central Region, Capricornia District, Tannum Sands Division, Queensland Police Service, Tannum Sands (AO2)
280551/18	Media Supervisor, Public Relations and Media, Office of the Commissioner, Head Office, Kedron Park (AO7)	Date of duty	O'Connor, Emma	Media and Public Affair Officer, Media and Public Affair Branch, Community Contact Command, Queensland Police Service, Brisbane (AO5)

QUEENSLAND POLICE SERVICE

276531/18	Strategy and Performance Officer, Policy and Performance, Strategy Policy and Performance, Brisbane (AO7)	Date of duty	Power, Rebecca Claire	Strategy Officer, Policy and Performance, Strategy Policy and Performance, Brisbane (AO5)
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DEPARTMENT OF TRANSPORT AND MAIN ROADS

276498/18	Senior Advisor (Service Management), South East Queensland South, Customer Services, Customer Services, Safety and Regulation, Bundall/Southport (AO4)	Date of duty	Donovan, Fiona	Principal Customer Service Officer, Bundall Customer Service Centre, Client Service Delivery South East Queensland South, Transport Services, Operations, Bundall (AO3)
276390/18	Senior Advisor (Service Management), South East Queensland South, Customer Services, Customer Services, Safety and Regulation, Bundall/Southport (AO4)	Date of duty	Moore, Christopher	Principal Customer Service Officer, Bundall Customer Service Centre, Client Service Delivery South East Queensland South, Transport Services, Customer Services, Safety and Regulation, Bundall (AO3)

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 CHILD SAFETY, YOUTH AND WOMEN			
275099/18	Director Policy and Legislation, Strategy Engagement and Innovation, Brisbane (SO)	Date of duty	Hurst, Clare
DEPARTMENT OF EDUCATION			
FNR 277216/18	Head of Campus, Tagai State College – Thursday Island Secondary Campus, Far North Region (SL2)	06-08-2018	Horgan, Amara Marie
NCR 279155/18	Head of Department – Senior Schooling, Burpengary State Secondary College, North Coast Region (HOD)	20-08-2018	Chandler, Kylee Dee

APPOINTMENTS PART II – NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL			
* 277204/18	Project Director Recording and Transcription, Office of the Deputy Director-General, Justice Services, Brisbane (SO)	Date of duty	Morrow, Anthony
* Temporary for a period of twelve (12) months with possible extension.			
NATIONAL INJURY INSURANCE AGENCY QUEENSLAND			
NIAQ 277974	Director, Strategic Procurement, Brisbane (SO)	30-07-2018	Ferguson, Nicola
DEPARTMENT OF NATURAL RESOURCES, MINES AND ENERGY			
* 279966/18	Director, Finance and Corporate Operations, Business and Corporate Partnerships, Brisbane (SO)	Date of duty	Campbell, Peter
* Temporary for twelve (12) months with possible extension.			
QUEENSLAND CORRECTIVE SERVICES			
* 272547/18	Deputy Commissioner, Organisational Capability, Office of the Commissioner, Brisbane (SES4)	Date of duty	Koulouris, James
# 272538/18	Deputy Commissioner, Custodial Operations, Office of the Commissioner, Brisbane (SES4)	Date of duty	Beck, Andrew
# 272558/18	Deputy Commissioner, Community Corrections and Specialist Operations, Office of the Commissioner, Brisbane (SES4)	Date of duty	Stewart, Paul
* Contract for three (3) years.			
# Contract for three (3) years with possible extension.			
QUEENSLAND TREASURY			
* 280273/18	Principal Commercial Analyst, Infrastructure Projects, Commercial Advisory and Projects, Commercial Group, Brisbane (SO)	Date of duty	Heenan, Daniel
* Temporary for six (6) months with possibility of extension.			
DEPARTMENT OF STATE DEVELOPMENT, MANUFACTURING, INFRASTRUCTURE AND PLANNING			
275804/18	Director – Infrastructure Policy, Infrastructure Policy, Policy and Coordination, Infrastructure Policy and Planning, Brisbane (SO)	Date of duty	Duguid, Nicole
DEPARTMENT OF TRANSPORT AND MAIN ROADS			
279070/18	District Director (North West), North Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Cloncurry (SO)	Date of duty	Petersen, Kylee
* 276451/18	Deputy Director-General, Infrastructure Management and Delivery, Brisbane (SES4)	Date of duty	Yeates, Amanda
* Contract up to five (5) 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.			

Acquisition of Land Act 1967
 (“the Act”)

TAKING OF EASEMENT NOTICE (No. 01) 2018

Short title

1. This notice may be cited as the *Taking of Easement Notice (No. 01) 2018*

Easement taken [s.15D(1) of the Act]

2. Pursuant to a resumption agreement, Livingstone Shire Council declares that the Easement described in Schedule 2 is taken by the Council for works for any public works, or other work or purpose of a similar nature (being works to stabilise a cliff face being part of the road reserve for Scenic Highway).

Rights and obligations

3. That the rights and obligations conferred and imposed by the easement includes the matters set out in Schedule 1.

SCHEDULE 1

1.0 INTERPRETATION

1.1 In this Easement -

- 'Council' means LIVINGSTONE SHIRE COUNCIL and includes the successors in title of the Council;
 'Easement Area' means the area of the Land burdened by the Easement, which for the purposes of this Easement is volumetric in nature and unless specifically stated does not include land above the volumetric easement area;
 'facility' includes work;
 'Land' means the land described in the Schedule, burdened by the Easement;
 'Land Title Act' means the *Land Title Act 1994*;
 'Local Government Act' means the *Local Government Act 2009*;
 'Owner' means each registered owner of an interest in the Land and the successors in title of each registered owner;
 'structure' means anything built or constructed, whether or not attached to land;
 'Works' means the Council's works at any time constructed, in the course of construction or to be constructed in the Easement Area, determined by the Council to be necessary for or in connection with the purpose for which this Easement is granted **AND** without limiting the generality of the abovementioned includes but is not limited to the installation of soil nails and associated geotechnical works, together with all ancillary works and infrastructure.
- 1.2 If any covenant or its application to the Owner, the Easement Area or circumstances shall be or become invalid or unenforceable, the remaining covenants of this Easement are not to be affected and each covenant is to be valid and

enforceable to the fullest extent permitted by law.

- 1.3 References to statutes regulations local laws or subordinate local law extend to all statutes regulations local law or subordinate local law amending consolidating or replacing the same.

- 1.4 If the Owner comprises two or more legal entities, their covenants bind them jointly and each of them severally.

2.0 PURPOSE OF EASEMENT

- 2.1 The Easement is granted for the Council to use the Easement Area for -

- 2.1.1 works for any public works, or other work or purpose of a similar nature (being works to stabilise a cliff face being part of the road reserve for Scenic Highway); and

- 2.1.2 any service, facility or activity of whatever description which the Council has authority to undertake, directly or indirectly in the exercise by the Council of its powers under the *Local Government Act* or otherwise directly or indirectly referable to the purpose stated in Article 2.1.1.

3.0 WHAT THE COUNCIL IS ALLOWED TO DO

- 3.1 To enable the Council to fully use the Easement Area for the purpose of this Easement, the Owner must allow the Council at any time without any interruption from the Owner or any occupier of the Land or any part of the Land to do all things within the Easement Area at any time determined by the Council to be necessary for or in respect of the Works.

- 3.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land must allow the Council -

- 3.2.1 to place the Works in the Easement Area;

- 3.2.2 to construct, operate, test, inspect, maintain and repair the Works;

- 3.2.3 to alter, add to, augment, replace, extend or deviate the Works;

- 3.2.4 to dig into the Easement Area and remove any soil from the Easement Area;

- 3.2.5 to run and pass water, fluids, stormwater, substances of any description, from, to or about the Works or the Easement Area

- 3.2.6 by giving reasonable notice to the Owner, to enter and exit to and from the Easement Area over such part or parts of the Land above the Easement Area as the Council shall consider most convenient or necessary for the purpose of

- accessing the Easement Area and the most convenient point of entry to or exit from the Land (whether adjoining a constructed road or not);
- 3.2.7 by giving reasonable notice to the Owner, to temporarily use such part or parts of the Land immediately above the Easement Area as the Council considers reasonable or necessary for the proper exercise of its rights; and
- 3.2.8 to do such other matters and things in the Easement Area as are incidental to the proper exercise of the rights conferred under this Easement.
- 3.3 In doing anything allowed in respect of the Easement, the Council is entitled to do those things by its employees, agents and invitees and with or without the use of all necessary motor vehicles, machinery, equipment and implements provided at all times that Council indemnifies the Owner for any injury to any employee, agent or invitee of Council, or damage to any motor vehicle, machinery, equipment or implement in Council's rights under this Easement being exercised.
- 3.4 All soil which the Council determines is to be excavated from the Easement Area for or in respect of the Works –
- 3.4.1 becomes the property of the Council without Council being under any liability whatever to pay any amount to the Owner by way of compensation or otherwise; and
- 3.4.2 may be removed by the Council from the Easement Area at the cost and expense of the Council.
- 3.5 When an employee, agent or invitee of the Council enters onto and remains on the Land for or in respect of the Works and with or without the use of all necessary motor vehicles, machinery, equipment and implements –
- 3.5.1 the employee, agent or invitee of the Council is able to do so at any time upon giving reasonable prior notice;
- 3.5.2 consistent with the nature of the activity undertaken for or in respect of the Works, the Council is to reinstate, replace or restore the Land to the same or similar condition as existed prior to the undertaking of the activity determined by the Council to be appropriate in the then prevailing circumstances and the particular situation.
- 4.0 WHAT THE OWNER IS TO DO
- 4.1 To enable the Council to fully use the Easement Area for the purpose of the Works, neither the Owner nor any occupier of the Land or part of the Land is to do or permit to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works or the Easement Area by the Council.
- 4.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land is not to –
- 4.2.1 build or erect any structure on the Land above the Easement Area if said structure encroaches into the Easement Area unless specifically permitted, in writing, by Council;
- 4.2.2 plant trees or shrubs above the Easement Area which are likely to obstruct or interfere with the Works or the proper and effective use of the Works by the Council;
- 4.2.3 remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel or other substance or material above or on the Easement Area or construct any roads, paths, or conduct any other earthworks above or on the Easement Area which would in any way obstruct or interfere with the proper and effective use of the Works by the Council in the Easement Area.
- 4.2.4 alter the ground surface level of the Land above the Easement Area to expose the Works or increase the depth of ground between the Works and the ground surface level nor place temporary or permanent loads of any description above the Easement Area or on land adjacent to the Easement Area which are likely to affect the integrity of the Works;
- 4.2.5 do any act or make any omission which would or might jeopardise or prejudicially affect the safety or reliable working of the Works.
- 4.3 On the written application of the Owner, the Council, acting reasonably, may grant the Owner in writing a dispensation from compliance with one or more of the Articles specified in Article 4.2 on such terms and conditions as the Council considers reasonable in all the circumstances.
- 4.4 If the Owner or any occupier of the Land or part of the Land does or permits to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council, the Owner is to do immediately all things at the cost and expense of the Owner as are necessary to cease the obstruction or

interference with the Works or the proper and effective use of the Works by the Council.

4.5 If, having failed to comply with Article 4.4, the Owner fails to comply with a notice from Council specifying:

4.5.1 what Council requires the Owner to do to remove the obstruction or stem the interference;

4.5.2 the period within which Council requires the Owner to take that action (which period is to be determined by Council having regard to the nature and extent of the obstruction for interference);

Council may enter the Land and remove the obstruction or stem the interference or otherwise do such acts or things as may be necessary to enforce the Council's rights hereunder.

4.6 All costs incurred by the Council (including the Council's usual administrative on costs and legal costs calculated on a solicitor and own client basis) in acting under Article 4.5 are a debt due and owing by the Owner to the Council payable by the Owner to the Council on demand.

4.7 For the avoidance of doubt, no structure, plant, shrub or other landscaping element on the Land above the Easement Area at the date of this Easement will need to be moved or removed by the Owner.

5.0 PROPERTY IN WORKS

5.1 The Works are and remain the property of the Council notwithstanding any actual or apparent affixing to or placing in the Easement Area. The Council shall be solely responsible for the operation and maintenance of the Works.

6.0 WHO IS RESPONSIBLE FOR MAINTAINING THE EASEMENT AREA

6.1 The Owner is not required to address subsidence, erosion or other adverse effect to the Easement Area or that part of the Land above or adjacent to the Easement Area, resulting from the installation or continuing existence or operation of the Works, all of which shall remain the obligation and responsibility of the Council to remedy.

6.2 Nothing herein is to operate or to take effect to relieve or to be deemed to relieve the Owner from the continuing need to comply at all times with the requirements of the *Local Government Act*, any local law or subordinate local law that may have application to the Land or the Easement Area.

6.3 Any liability of the Council pursuant to section 85B of the *Land Title Act*, or otherwise, to contribute towards the cost of maintenance above or on the Easement

Area in a condition appropriate for enjoyment of the Easement is excluded.

7.0 RESOLUTION OF DISPUTES

7.1 Each dispute between the parties concerning this Easement or any issue arising therefrom must firstly be mediated by using the following mediation procedure:-

7.1.1 any party may initiate the procedure by serving a notice ('mediation notice') on the other;

7.1.2 the mediation notice must state that a dispute has arisen and identify what the dispute is about;

7.1.3 the parties must appoint a mediator within fourteen days of service of the mediation notice, but if they fail to agree, a mediator must be appointed by the President of the Queensland Law Society Incorporated or any successor of that Society;

7.1.4 the parties must observe the instructions of the mediator about the conduct of the mediation;

7.1.5 if the dispute is not settled in thirty days after the mediator is appointed, the mediation ceases.

7.2 The parties must share equally the costs of the mediation.

Schedule

Description of Land

Easement A in Lot 4 on LN1023 on SP300025, area 216m² / volume 2069m³, part of the land in title reference 30397181.

SCHEDULE 2

Easement Taken

Easement A in Lot 4 on LN1023 on SP300025 (to be registered in the Land Registry), area 216 m², part of Title Reference 30397181.

ENDNOTES

1. Made by Livingstone Shire Council on 10 August 2018.
2. Published in the Gazette on 10 August 2018.
3. Not required to be laid before the Legislative Assembly.
4. Administering Agency is Department of Natural Resources, Mines and Energy.

Acquisition of Land Act 1967
 (“the Act”)

TAKING OF EASEMENT NOTICE (No. 02) 2018

Short title

1. This notice may be cited as the *Taking of Easement Notice (No. 02) 2018*

Easement taken [s.15D(1) of the Act]

2. Pursuant to a resumption agreement, Livingstone Shire Council declares that the Easement described in Schedule 2 is taken by the Council for works for any public works, or other work or purpose of a similar nature (being works to stabilise a cliff face being part of the road reserve for Scenic Highway).

Rights and obligations

3. That the rights and obligations conferred and imposed by the easement includes the matters set out in Schedule 1.

SCHEDULE 1

1.0 INTERPRETATION

1.1 In this Easement -

'Council' means LIVINGSTONE SHIRE COUNCIL and includes the successors in title of the Council;

'Easement Area' means the area of the Land burdened by the Easement, which for the purposes of this Easement is volumetric in nature and unless specifically stated does not include land above the volumetric easement area;

'facility' includes work;

'Land' means the land described in the Schedule, burdened by the Easement;

'Land Title Act' means the *Land Title Act 1994*;

'Local Government Act' means the *Local Government Act 2009*;

'Owner' means each registered owner of an interest in the Land and the successors in title of each registered owner;

'structure' means anything built or constructed, whether or not attached to land;

'Works' means the Council's works at any time constructed, in the course of construction or to be constructed in the Easement Area, determined by the Council to be necessary for or in connection with the purpose for which this Easement is granted **AND** without limiting the generality of the abovementioned includes but is not limited to the installation of soil nails and associated geotechnical works, together with all ancillary works and infrastructure.

- 1.2 If any covenant or its application to the Owner, the Easement Area or circumstances shall be or become invalid or unenforceable, the remaining covenants of this Easement are not to be affected and each covenant is to be valid and

enforceable to the fullest extent permitted by law.

- 1.3 References to statutes regulations local laws or subordinate local law extend to all statutes regulations local law or subordinate local law amending consolidating or replacing the same.
- 1.4 If the Owner comprises two or more legal entities, their covenants bind them jointly and each of them severally.
- 2.0 PURPOSE OF EASEMENT
 - 2.1 The Easement is granted for the Council to use the Easement Area for -
 - 2.1.1 works for any public works, or other work or purpose of a similar nature (being works to stabilise a cliff face being part of the road reserve for Scenic Highway); and
 - 2.1.2 any service, facility or activity of whatever description which the Council has authority to undertake, directly or indirectly in the exercise by the Council of its powers under the *Local Government Act* or otherwise directly or indirectly referable to the purpose stated in Article 2.1.1.
- 3.0 WHAT THE COUNCIL IS ALLOWED TO DO
 - 3.1 To enable the Council to fully use the Easement Area for the purpose of this Easement, the Owner must allow the Council at any time without any interruption from the Owner or any occupier of the Land or any part of the Land to do all things within the Easement Area at any time determined by the Council to be necessary for or in respect of the Works.
 - 3.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land must allow the Council -
 - 3.2.1 to place the Works in the Easement Area;
 - 3.2.2 to construct, operate, test, inspect, maintain and repair the Works;
 - 3.2.3 to alter, add to, augment, replace, extend or deviate the Works;
 - 3.2.4 to dig into the Easement Area and remove any soil from the Easement Area;
 - 3.2.5 to run and pass water, fluids, stormwater, substances of any description, from, to or about the Works or the Easement Area
 - 3.2.6 by giving reasonable notice to the Owner, to enter and exit to and from the Easement Area over such part or parts of the Land above the Easement Area as the Council shall consider most convenient or necessary for the purpose of

- accessing the Easement Area and the most convenient point of entry to or exit from the Land (whether adjoining a constructed road or not);
- 3.2.7 by giving reasonable notice to the Owner, to temporarily use such part or parts of the Land immediately above the Easement Area as the Council considers reasonable or necessary for the proper exercise of its rights but at all times having regard to landscaping elements and/or structures, whether existing at the date of this Easement, or added by the Owner having regard to Article 4; and
- 3.2.8 to do such other matters and things in the Easement Area as are incidental to the proper exercise of the rights conferred under this Easement.
- 3.3 In doing anything allowed in respect of the Easement, the Council is entitled to do those things by its employees, agents and invitees and with or without the use of all necessary motor vehicles, machinery, equipment and implements provided at all times that Council indemnifies the Owner for any liability, loss or damage whatsoever in connection with Council exercising its rights under this Easement.
- 3.4 All soil which the Council determines is to be excavated from the Easement Area for or in respect of the Works –
- 3.4.1 becomes the property of the Council without Council being under any liability whatever to pay any amount to the Owner by way of compensation or otherwise; and
- 3.4.2 may be removed by the Council from the Easement Area at the cost and expense of the Council.
- 3.5 When an employee, agent or invitee of the Council enters onto and remains on the Land for or in respect of the Works and with or without the use of all necessary motor vehicles, machinery, equipment and implements -
- 3.5.1 the employee, agent or invitee of the Council is able to do so at any time upon giving reasonable prior notice;
- 3.5.2 consistent with the nature of the activity undertaken for or in respect of the Works, the Council is to reinstate, replace or restore the Land to the same or similar condition as existed prior to the undertaking of the activity determined by the Council to be appropriate in the then prevailing circumstances and the particular situation.
- 4.0 WHAT THE OWNER IS TO DO
- 4.1 To enable the Council to fully use the Easement Area for the purpose of the Works, neither the Owner nor any occupier of the Land or part of the Land is to do or permit to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works or the Easement Area by the Council. For clarity, the Council designed the Easement Area specifically to prevent a loss of use, enjoyment or amenity by the Owner. The Owner may add, change, build or erect structures or any landscaping elements on the Land provided the Owner does not breach Article 4.2.
- 4.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land is not to -
- 4.2.1 build or erect any structure on the Land above the Easement Area if said structure encroaches into the Easement Area unless specifically permitted, in writing, by Council;
- 4.2.2 plant trees or shrubs above the Easement Area which are likely to obstruct or interfere with the Works or the proper and effective use of the Works by the Council which for clarity only extends to trees or shrubs with noxious roots or roots likely to grow down into the Easement Area;
- 4.2.3 remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel or other substance or material above or on the Easement Area or construct any roads, paths, or conduct any other earthworks above or on the Easement Area which would in any way obstruct or interfere with the proper and effective use of the Works by the Council in the Easement Area.
- 4.2.4 alter the ground surface level of the Land above the Easement Area to expose the Works or increase the depth of ground between the Works and the ground surface level nor place temporary or permanent loads of any description above the Easement Area or on land adjacent to the Easement Area which are likely to affect the integrity of the Works;
- 4.2.5 do any act or make any omission which would or might jeopardise or prejudicially affect the safety or reliable working of the Works.
- 4.3 On the written application of the Owner, the Council, acting reasonably, may grant the

Owner in writing a dispensation from compliance with one or more of the Articles specified in Article 4.2 on such terms and conditions as the Council considers reasonable in all the circumstances.

4.4 If the Owner or any occupier of the Land or part of the Land does or permits to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council, the Owner is to do immediately all things at the cost and expense of the Owner as are necessary to cease the obstruction or interference with the Works or the proper and effective use of the Works by the Council.

4.5 If, having failed to comply with Article 4.4, the Owner fails to comply with a notice from Council specifying:

4.5.1 what Council requires the Owner to do to remove the obstruction or stem the interference;

4.5.2 the period within which Council requires the Owner to take that action (which period is to be determined by Council having regard to the nature and extent of the obstruction for interference);

Council may enter the Land and remove the obstruction or stem the interference or otherwise do such acts or things as may be necessary to enforce the Council's rights hereunder.

4.6 All costs incurred by the Council (including the Council's usual administrative on costs and legal costs calculated on a solicitor and own client basis) in acting under Article 4.5 are a debt due and owing by the Owner to the Council payable by the Owner to the Council on demand.

4.7 For the avoidance of doubt:

4.7.1 no structure, plant, shrub or other landscaping element on the Land above the Easement Area at the date of this Easement will need to be moved or removed by the Owner; and

4.7.2 the Owner may add or change any plant, shrub or other landscaping element on the Land above the Easement Area provided at all times the Owner complies with Article 4.2.2.

5.0 PROPERTY IN WORKS

5.1 The Works are and remain the property of the Council notwithstanding any actual or apparent affixing to or placing in the Easement Area. The Council shall be solely responsible for the operation and maintenance of the Works.

6.0 WHO IS RESPONSIBLE FOR MAINTAINING THE EASEMENT AREA

6.1 The Owner is not required to address subsidence, erosion or other adverse effect to the Easement Area or that part of the Land above or adjacent to the Easement Area, resulting from the installation or continuing existence or operation of the Works, all of which shall remain the obligation and responsibility of the Council to remedy.

6.2 The Easement extends underneath the footings of the two (2) storey house in existence at the date of this Easement (Existing House). For clarity, Council's obligations under clause 6.1:

6.2.1 extend to damage caused to the Existing House if said damage is resulting from the installation or continuing existence or operation of the Works; but

6.2.2 do not extend to structures constructed after the date of this Easement which are the responsibility of the Owner.

6.3 Nothing herein is to operate or to take effect to relieve or to be deemed to relieve the Owner from the continuing need to comply at all times with the requirements of the *Local Government Act*, any local law or subordinate local law that may have application to the Land or the Easement Area.

6.4 Any liability of the Council pursuant to section 85B of the *Land Title Act*, or otherwise, to contribute towards the cost of maintenance above or on the Easement Area in a condition appropriate for enjoyment of the Easement is excluded.

7.0 RESOLUTION OF DISPUTES

7.1 Each dispute between the parties concerning this Easement or any issue arising therefrom must firstly be mediated by using the following mediation procedure:-

7.1.1 any party may initiate the procedure by serving a notice ('mediation notice') on the other;

7.1.2 the mediation notice must state that a dispute has arisen and identify what the dispute is about;

7.1.3 the parties must appoint a mediator within fourteen days of service of the mediation notice, but if they fail to agree, a mediator must be appointed by the President of the Queensland Law Society Incorporated or any successor of that Society;

7.1.4 the parties must observe the instructions of the mediator about the conduct of the mediation;

-
- 7.1.5 if the dispute is not settled in thirty days after the mediator is appointed, the mediation ceases.
- 7.2 The parties must share equally the costs of the mediation.

Schedule

Description of Land
Easement F in Lot 5 on LN1023 on SP303478, area 125m² / volume 1,336m³, part of the land in title reference 30397177.

SCHEDULE 2

Easement Taken

Easement F in Lot 5 on LN1023 on SP303478 (to be registered in the Land Registry), area 125 m2, part of Title Reference 30397177.

ENDNOTES

1. Made by Livingstone Shire Council on 10 August 2018.
 2. Published in the Gazette on 10 August 2018.
 3. Not required to be laid before the Legislative Assembly.
 4. Administering Agency is Department of Natural Resources, Mines and Energy.
-

Acquisition of Land Act 1967
 (“the Act”)

TAKING OF EASEMENT NOTICE (No. 03) 2018

Short title

1. This notice may be cited as the *Taking of Easement Notice (No. 03) 2018*

Easement taken [s.15D(1) of the Act]

2. Pursuant to a resumption agreement, Livingstone Shire Council declares that the Easement described in Schedule 2 is taken by the Council for works for any public works, or other work or purpose of a similar nature (being works to stabilise a cliff face being part of the road reserve for Scenic Highway).

Rights and obligations

3. That the rights and obligations conferred and imposed by the easement includes the matters set out in Schedule 1.

SCHEDULE 1

1.0 INTERPRETATION

1.1 In this Easement -

'Council' means LIVINGSTONE SHIRE COUNCIL and includes the successors in title of the Council;

'Easement Area' means the area of the Land burdened by the Easement, which for the purposes of this Easement is volumetric in nature and unless specifically stated does not include land above the volumetric easement area;

'facility' includes work;

'Land' means the land described in the Schedule, burdened by the Easement;

'Land Title Act' means the *Land Title Act 1994*;

'Local Government Act' means the *Local Government Act 2009*;

'Owner' means each registered owner of an interest in the Land and the successors in title of each registered owner;

'structure' means anything built or constructed, whether or not attached to land;

'Works' means the Council's works at any time constructed, in the course of construction or to be constructed in the Easement Area, determined by the Council to be necessary for or in connection with the purpose for which this Easement is granted **AND** without limiting the generality of the abovementioned includes but is not limited to the installation of soil nails and associated geotechnical works, together with all ancillary works and infrastructure.

- 1.2 If any covenant or its application to the Owner, the Easement Area or circumstances shall be or become invalid or unenforceable, the remaining covenants of this Easement are not to be affected and each covenant is to be valid and

enforceable to the fullest extent permitted by law.

- 1.3 References to statutes regulations local laws or subordinate local law extend to all statutes regulations local law or subordinate local law amending consolidating or replacing the same.
- 1.4 If the Owner comprises two or more legal entities, their covenants bind them jointly and each of them severally.
- 2.0 PURPOSE OF EASEMENT
- 2.1 The Easement is granted for the Council to use the Easement Area for -
- 2.1.1 works for any public works, or other work or purpose of a similar nature (being works to stabilise a cliff face being part of the road reserve for Scenic Highway); and
- 2.1.2 any service, facility or activity of whatever description which the Council has authority to undertake, directly or indirectly in the exercise by the Council of its powers under the *Local Government Act* or otherwise directly or indirectly referable to the purpose stated in Article 2.1.1.
- 3.0 WHAT THE COUNCIL IS ALLOWED TO DO
- 3.1 To enable the Council to fully use the Easement Area for the purpose of this Easement, the Owner must allow the Council at any time without any interruption from the Owner or any occupier of the Land or any part of the Land to do all things within the Easement Area at any time determined by the Council to be necessary for or in respect of the Works.
- 3.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land must allow the Council -
- 3.2.1 to place the Works in the Easement Area;
- 3.2.2 to construct, operate, test, inspect, maintain and repair the Works;
- 3.2.3 to alter, add to, augment, replace, extend or deviate the Works;
- 3.2.4 to dig into the Easement Area and remove any soil from the Easement Area;
- 3.2.5 to run and pass water, fluids, stormwater, substances of any description, from, to or about the Works or the Easement Area
- 3.2.6 by giving reasonable notice to the Owner, to enter and exit to and from the Easement Area over such part or parts of the Land above the Easement Area as the Council shall consider most convenient or necessary for the purpose of

- accessing the Easement Area and the most convenient point of entry to or exit from the Land (whether adjoining a constructed road or not);
- 3.2.7 by giving reasonable notice to the Owner, to temporarily use such part or parts of the Land immediately above the Easement Area as the Council considers reasonable or necessary for the proper exercise of its rights; and
- 3.2.8 to do such other matters and things in the Easement Area as are incidental to the proper exercise of the rights conferred under this Easement.
- 3.3 In doing anything allowed in respect of the Easement, the Council is entitled to do those things by its employees, agents and invitees and with or without the use of all necessary motor vehicles, machinery, equipment and implements provided at all times that Council indemnifies the Owner for any injury to any employee, agent or invitee of Council, or damage to any motor vehicle, machinery, equipment or implement in Council's rights under this Easement being exercised.
- 3.4 All soil which the Council determines is to be excavated from the Easement Area for or in respect of the Works –
- 3.4.1 becomes the property of the Council without Council being under any liability whatever to pay any amount to the Owner by way of compensation or otherwise; and
- 3.4.2 may be removed by the Council from the Easement Area at the cost and expense of the Council.
- 3.5 When an employee, agent or invitee of the Council enters onto and remains on the Land for or in respect of the Works and with or without the use of all necessary motor vehicles, machinery, equipment and implements -
- 3.5.1 the employee, agent or invitee of the Council is able to do so at any time upon giving reasonable prior notice;
- 3.5.2 consistent with the nature of the activity undertaken for or in respect of the Works, the Council is to reinstate, replace or restore the Land to the same or similar condition as existed prior to the undertaking of the activity determined by the Council to be appropriate in the then prevailing circumstances and the particular situation.
- 4.0 WHAT THE OWNER IS TO DO
- 4.1 To enable the Council to fully use the Easement Area for the purpose of the Works, neither the Owner nor any occupier of the Land or part of the Land is to do or permit to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works or the Easement Area by the Council.
- 4.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land is not to -
- 4.2.1 build or erect any structure on the Land above the Easement Area if said structure encroaches into the Easement Area unless specifically permitted, in writing, by Council;
- 4.2.2 plant trees or shrubs above the Easement Area which are likely to obstruct or interfere with the Works or the proper and effective use of the Works by the Council;
- 4.2.3 remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel or other substance or material above or on the Easement Area or construct any roads, paths, or conduct any other earthworks above or on the Easement Area which would in any way obstruct or interfere with the proper and effective use of the Works by the Council in the Easement Area.
- 4.2.4 alter the ground surface level of the Land above the Easement Area to expose the Works or increase the depth of ground between the Works and the ground surface level nor place temporary or permanent loads of any description above the Easement Area or on land adjacent to the Easement Area which are likely to affect the integrity of the Works;
- 4.2.5 do any act or make any omission which would or might jeopardise or prejudicially affect the safety or reliable working of the Works.
- 4.3 On the written application of the Owner, the Council, acting reasonably, may grant the Owner in writing a dispensation from compliance with one or more of the Articles specified in Article 4.2 on such terms and conditions as the Council considers reasonable in all the circumstances.
- 4.4 If the Owner or any occupier of the Land or part of the Land does or permits to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council, the Owner is to do immediately all things at the cost and expense of the Owner as are necessary to cease the obstruction or

interference with the Works or the proper and effective use of the Works by the Council.

4.5 If, having failed to comply with Article 4.4, the Owner fails to comply with a notice from Council specifying:

4.5.1 what Council requires the Owner to do to remove the obstruction or stem the interference;

4.5.2 the period within which Council requires the Owner to take that action (which period is to be determined by Council having regard to the nature and extent of the obstruction for interference);

Council may enter the Land and remove the obstruction or stem the interference or otherwise do such acts or things as may be necessary to enforce the Council's rights hereunder.

4.6 All costs incurred by the Council (including the Council's usual administrative on costs and legal costs calculated on a solicitor and own client basis) in acting under Article 4.5 are a debt due and owing by the Owner to the Council payable by the Owner to the Council on demand.

4.7 For the avoidance of doubt, no structure, plant, shrub or other landscaping element on the Land above the Easement Area at the date of this Easement will need to be moved or removed by the Owner.

5.0 PROPERTY IN WORKS

5.1 The Works are and remain the property of the Council notwithstanding any actual or apparent affixing to or placing in the Easement Area. The Council shall be solely responsible for the operation and maintenance of the Works.

6.0 WHO IS RESPONSIBLE FOR MAINTAINING THE EASEMENT AREA

6.1 The Owner is not required to address subsidence, erosion or other adverse effect to the Easement Area or that part of the Land above or adjacent to the Easement Area, resulting from the installation or continuing existence or operation of the Works, all of which shall remain the obligation and responsibility of the Council to remedy.

6.2 Nothing herein is to operate or to take effect to relieve or to be deemed to relieve the Owner from the continuing need to comply at all times with the requirements of the *Local Government Act*, any local law or subordinate local law that may have application to the Land or the Easement Area.

6.3 Any liability of the Council pursuant to section 85B of the *Land Title Act*, or otherwise, to contribute towards the cost of maintenance above or on the Easement

Area in a condition appropriate for enjoyment of the Easement is excluded.

7.0 RESOLUTION OF DISPUTES

7.1 Each dispute between the parties concerning this Easement or any issue arising therefrom must firstly be mediated by using the following mediation procedure:-

7.1.1 any party may initiate the procedure by serving a notice ('mediation notice') on the other;

7.1.2 the mediation notice must state that a dispute has arisen and identify what the dispute is about;

7.1.3 the parties must appoint a mediator within fourteen days of service of the mediation notice, but if they fail to agree, a mediator must be appointed by the President of the Queensland Law Society Incorporated or any successor of that Society;

7.1.4 the parties must observe the instructions of the mediator about the conduct of the mediation;

7.1.5 if the dispute is not settled in thirty days after the mediator is appointed, the mediation ceases.

7.2 The parties must share equally the costs of the mediation.

Schedule

Description of Land
Easement E in Lot 3 on LN1023 on SP305209, area 7m² / volume 23m³, part of the land in title reference 30397179

SCHEDULE 2 Easement Taken

Easement E in Lot 3 on LN1023 on SP305209 (to be registered in the Land Registry), area 7 m², part of Title Reference 30397179.

ENDNOTES

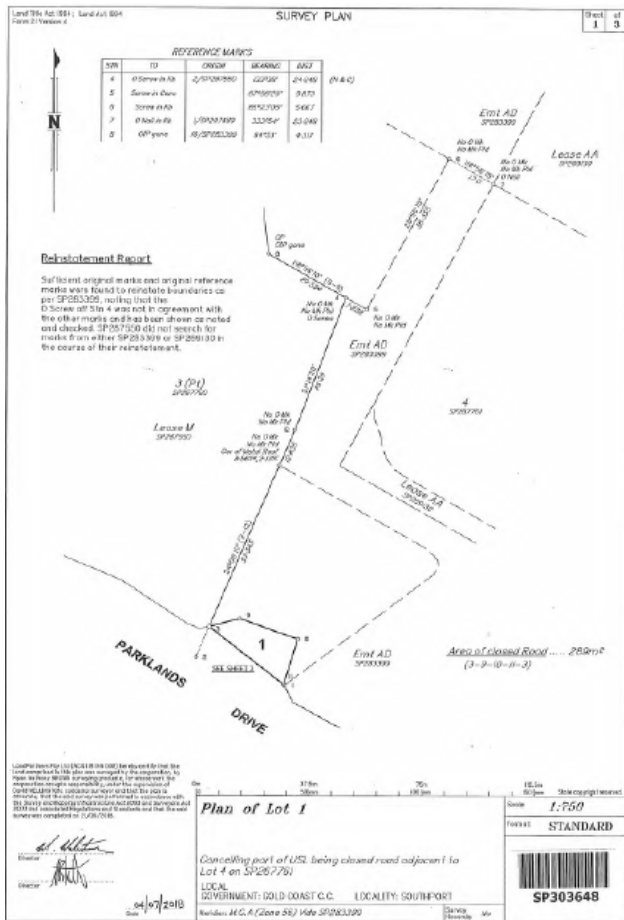
1. Made by Livingstone Shire Council on 10 August 2018.
2. Published in the Gazette on 10 August 2018.
3. Not required to be laid before the Legislative Assembly.
4. Administering Agency is Department of Natural Resources, Mines and Energy.

Economic Development Act 2012

**PARKLANDS
PRIORITY DEVELOPMENT AREA
NOTICE TO PERMANENTLY CLOSE A ROAD AND VEST AN AREA
OF CLOSED ROAD**

Under the provisions of the *Economic Development Act 2012* (the Act) the Minister for Economic Development Queensland (the MEDQ) may exercise certain functions and powers for a road in a priority development area.

- Under section 124(1) of the Act the MEDQ has deemed it necessary to close an area of 289m² being part of Parklands Drive (Lot 1 on SP303648) on 10 August 2018 as shown on the below survey plan (the Land); and
- Pursuant to Section 125(1) of the Act the MEDQ vests the Land on 10 August 2018 in the MEDQ in fee simple being land that comprised a road under the *Land Act 1994* that has been closed under section 124 of the Act.



For more information on the Minister for Economic Development Queensland:

Phone: 07 3452 7538
Website: www.dsdmip.qld.gov.au

**NOTICE OF MINISTERIAL INFRASTRUCTURE DESIGNATION
MADE UNDER THE *PLANNING ACT 2016***

I, the Honourable Cameron Dick MP, Minister for State Development, Manufacturing, Infrastructure and Planning, give notice that under section 38 of the *Planning Act 2016*, I made an infrastructure designation for the Harristown State High School on 1 August 2018.

The infrastructure designation will take effect from 10 August 2018.

Description of the designated premises

The infrastructure designation applies to premises located at 341-367 South Street, Harristown, QLD, 4350, and is formally described as Lot 907 on AG2321 and Lot 4 on RP17105.

Type of infrastructure for which the premises were designated

The premises have been designated to allow for the redevelopment and extension of the existing Harristown State High School. The infrastructure is described under Schedule 5, Part 2 of the *Planning Regulation 2017*, as:

- Item 6: educational facilities.

Requirements included in the infrastructure designation

The infrastructure designation includes requirements in relation to location and scale of works, lessening of impact of the works (construction management), stormwater management and access.

Further information

A copy of the infrastructure designation decision notice, including the noted requirements and a summary of how I dealt with submissions, can be obtained from the Department of State Development, Manufacturing, Infrastructure and Planning's website at <https://planning.dsdmip.qld.gov.au/infrastructure-designations>

For further information, please contact the Infrastructure Designations team at:

- infrastructuredesignation@dsdmip.qld.gov.au
- or phone 1300 967 433.

Honourable Cameron Dick MP
Minister for State Development, Manufacturing,
Infrastructure and Planning

Queensland Heritage Act 1992

**DEPARTMENT OF ENVIRONMENT AND SCIENCE
HERITAGE REGISTER DECISION**

Under the provisions of s.54 of the *Queensland Heritage Act 1992*, the Department of Environment and Science gives public notice that on 27 July 2018 the Queensland Heritage Council entered in the Queensland Heritage Register the following as State Heritage Places:

HRN 650060	St Lucia	Ironside State School 378 Swann Road
HRN 650067	Wavell Heights	Wavell State High School Telopia Avenue
HRN 650078	New Farm	Feniton 388 Bowen Terrace
HRN 650081	Kuranda	Kuranda Fig Tree Avenue Coondoo Street

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

The Pilton State School Council was established and approved on 30 July 2018 by the Principal, Pilton State School (as delegate of the Chief Executive, Department of Education and Training to approve the school council) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.

**NOTIFICATION OF APPROVED FORMS UNDER THE
BUILDING AND CONSTRUCTION INDUSTRY (PORTABLE LONG
SERVICE LEAVE) ACT 1991**

Commencement

The following forms has been approved by the General Manager of the Building and Construction Industry (Portable Long Service Leave) Authority to take effect from the date of issue.

Form approved

The following forms have been approved:

Form No.	Version No.	Form Heading
BCI 1	1	Notice of Appeal
BCI 3	3	Worker Membership Application
BCI 4	3	Employer Registration Application
BCI 5	4	Worker Service Return
BCI 11	4	Application for Levy Refund
BCI 13	6	Worker Claim for Long Service Leave

Availability of form

The forms are available from:

Building and Construction Industry (Portable Long Service Leave) Authority trading as QLeave
Unit 1
62 Crockford Street
Northgate Qld 4013
1800 803 491

This notice is issued by Maureen Buckland Information Systems Coordinator, QLeave.

**NOTIFICATION OF APPROVED FORMS UNDER THE
CONTRACT CLEANING INDUSTRY (PORTABLE LONG SERVICE
LEAVE) ACT 2005**

Commencement

The following Contract Cleaning Industry (Portable Long Service Leave) Authority forms have been approved and shall take effect from the date of issue.

Forms approved

The following forms have been approved:

Form No.	Version No.	Form Heading
CCI 1	4	Worker Application
CCI 2	6	Employer Application
CCI 4	9	Employer Return
CCI 5	4	Reconsideration Application
CCI 6	6	Employer Application for Payment
CCI 7	8	Worker Claim for Long Service Leave

Availability of forms

Forms are available from:

Contract Cleaning Industry (Portable Long Service Leave) Authority
Unit 1
62 Crockford Street
Northgate Qld 4013
1800 675 819

Or

Email – cci@qleave.qld.gov.au

This notice is issued by Maureen Buckland Information Systems Coordinator, QLeave.

ROYAL BRISBANE SHOW DAY
EXHIBITION WEDNESDAY — 15TH AUGUST 2018

GAZETTE DEADLINES
FRIDAY 17TH AUGUST 2018 EDITION

Appointments - General Gazette:

[Part I (Appealable) and Part II (Non-Appealable)]

Received no later than 12noon — Tuesday 14th August 2018

General and Local Government Gazette Notices:

Received no later than 12noon — Tuesday 14th August 2018

All payments by credit card:

No later than 10:00am — Thursday 16th August 2018

If you have any questions regarding these deadlines please
contact the Gazette Publishing Team on 3008 2702, or
email us at gazette@hpw.qld.gov.au



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