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[215]



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SATURDAY 25 SEPTEMBER 2010

[No. 28

NOTICE

Premier's Office
Brisbane, 25 September 2010

Her Excellency the Governor directs it to be notified that, acting under the provisions of the *Constitution of Queensland 2001*, she has appointed the Honourable Anna Maria Bligh MP, Premier and Minister for the Arts to act as, and to perform all of the functions and exercise all of the powers of, Treasurer and Minister for Employment and Economic Development from 25 September 2010 until the Honourable Andrew Peter Fraser MP returns to duty.

ANNA BLIGH MP
PREMIER AND MINISTER FOR THE ARTS

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[217]



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THURSDAY 30 SEPTEMBER 2010

[No. 29

NOTICE

Premier's Office
Brisbane, 30 September 2010

Her Excellency the Governor directs it to be notified that, acting under the provisions of the *Constitution of Queensland 2001*, she has appointed the Honourable Paul Thomas Lucas MP, Deputy Premier and Minister for Health to act as, and to perform all of the functions and exercise all of the powers of, Premier and Minister for the Arts from 30 September 2010 until the Honourable Anna Maria Bligh MP returns to Queensland.

PAUL LUCAS MP
ACTING PREMIER AND MINISTER FOR THE ARTS

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THURSDAY 30 SEPTEMBER 2010

[No. 30

NOTIFICATION OF FORMS APPROVED UNDER THE *APPEAL COSTS FUND REGULATION 2010*

The following forms have been approved by the Acting Assistant Director-General, Strategic Policy, Legal and Executive Services (as delegate for the Chief Executive of the Department of Justice and Attorney-General) under section 13 of the *Appeal Costs Fund Regulation 2010* with effect from 30 September 2010:

- Form 1 (Version 2) Indemnity certificate pursuant to section 15 of the *Appeal Costs Fund Act 1973*
- Form 2 (Version 2) Application to the Appeal Costs Board by the respondent for a certificate authorising payment from the Appeal Costs Fund pursuant to section 16(1) of the Act
- Form 3 (Version 2) Application to the Appeal Costs Board by the abovenamed (*appellant or respondent*) for a certificate authorising payment from the Appeal Costs Fund pursuant to section 16(2) of the Act
- Form 4 (Version 2) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 16 and section 5(8) of the Act
- Form 5 (Version 2) Indemnity certificate pursuant to section 17 of the *Appeal Costs Fund Act 1973*
- Form 6 (Version 2) Application to the Appeal Costs Board by the appellant for a certificate authorising payment from the Appeal Costs Fund pursuant to section 18 of the Act
- Form 7 (Version 2) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 18 and section 5(8) of the Act
- Form 8 (Version 2) Certificate pursuant to section 22(1)(c) of the *Appeal Costs Fund Act 1973*
- Form 9 (Version 2) Application to the Appeal Costs Board for a certificate authorising payment from the Appeal Costs Fund pursuant to (*section 22, or 23*) of the Act

- Form 10 (Version 2) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section (*22 or 23*) of the Act and section 5(8) of the Act
- Form 11 (Version 2) Application to the Appeal Costs Board for a certificate authorising payment from the Appeal Costs Fund pursuant to section 24 of the Act
- Form 12 (Version 2) Application to the Appeal Costs Board by the abovenamed (*name of infant plaintiff or name of the infant plaintiff's next friend or name of the defendant*) for a certificate authorising payment from the Appeal Costs Fund pursuant to section 24(2) of the Act
- Form 13 (Version 2) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 24 of the Act and section 5(8) of the Act
- Form 14 (Version 2) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 9(2) of the Act

Withdrawal of approval of existing forms

Approval for the following forms has been withdrawn with effect from 30 September 2010:

- Form 1 (Version 1) Indemnity certificate pursuant to section 15 of the *Appeal Costs Fund Act 1973*
- Form 2 (Version 1) Application to the Appeal Costs Board by the respondent for a certificate authorising payment from the Appeal Costs Fund pursuant to section 16(1) of the Act
- Form 3 (Version 1) Application to the Appeal Costs Board by the abovenamed (*appellant or respondent*) for a certificate authorising payment from the Appeal Costs Fund pursuant to section 16(2) of the Act
- Form 4 (Version 1) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 16 and section 5(8) of the Act

- Form 5 (Version 1) Indemnity certificate pursuant to section 17 of the *Appeal Costs Fund Act 1973*
- Form 6 (Version 1) Application to the Appeal Costs Board by the appellant for a certificate authorising payment from the Appeal Costs Fund pursuant to section 18 of the Act
- Form 7 (Version 1) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 18 and section 5(8) of the Act
- Form 8 (Version 1) Certificate pursuant to section 22(1)(c) of the *Appeal Costs Fund Act 1973*
- Form 9 (Version 1) Application to the Appeal Costs Board for a certificate authorising payment from the Appeal Costs Fund pursuant to (*section 22, or 23*) of the Act
- Form 10 (Version 1) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section (*22 or 23*) of the Act and section 5(8) of the Act
- Form 11 (Version 1) Application to the Appeal Costs Board for a certificate authorising payment from the Appeal Costs Fund pursuant to *section 24* of the Act
- Form 12 (Version 1) Application to the Appeal Costs Board by the abovenamed (*name of infant plaintiff or name of the infant plaintiff's next friend or name of the defendant*) for a certificate authorising payment from the Appeal Costs Fund pursuant to section 24(2) of the Act
- Form 13 (Version 1) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 24 of the Act and section 5(8) of the Act
- Form 14 (Version 1) Certificate of the Appeal Costs Board authorising payment from the Appeal Costs Fund pursuant to section 6(8) of the Act

**NOTIFICATION OF FORMS APPROVED UNDER THE
PEACE AND GOOD BEHAVIOUR REGULATION 2010**

The following forms have been approved with effect on and from 30 September 2010 by the Acting Assistant Director-General, Strategic Policy, Legal and Executive Services (as delegate for the Chief Executive of the Department of Justice and Attorney-General) for use under the *Peace and Good Behaviour Regulation 2010*:

Form 1 (Version 2) Complaint

Form 2 (Version 2) Summons

Withdrawal of approval of existing forms

Approval for the following forms was withdrawn on 30 September 2010:

Form 1 (Version 1) Complaint

Form 2 (Version 1) Summons

AVAILABILITY OF FORMS

Copies of the forms will be available from the Queensland Courts website at <http://www.courts.qld.gov.au>

AVAILABILITY OF FORMS

Copies of the forms are available either from the Department of Justice and Attorney-General (telephone 07 3247 5483) or at <http://www.justice.qld.gov.au>.



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THURSDAY 30 SEPTEMBER 2010

[No. 31

South-East Queensland Water (Distribution and Retail Restructuring) Act 2009

Notice of Approval of Transfer Schemes

1. Short title

This notice may be cited as the Notice of Approval of Transfer Schemes 2010 (No.2).

2. Notice of approval of transfer schemes – Act, s.59

Pursuant to section 59 of the *South-East Queensland Water (Distribution and Retail Restructuring) Act 2009*, the Minister approved on the 30 day of September 2010 the following transfer schemes:

- (a) Transfer Scheme (No.2) between the Central SEQ Distributor-Retailer Authority and Brisbane City Council;
- (b) Transfer Scheme (No.2) between the Central SEQ Distributor-Retailer Authority and Ipswich City Council;
- (c) Transfer Scheme (No.2) between the Central SEQ Distributor-Retailer Authority and Somerset Regional Council;
- (d) Transfer Scheme (No.2) between the Central SEQ Distributor-Retailer Authority and Lockyer Valley Regional Council;
- (e) Transfer Scheme (No.2) between the Central SEQ Distributor-Retailer Authority and Scenic Rim Regional Council;
- (f) Transfer Scheme between the Central SEQ Distributor-Retailer Authority and the Esk-Gatton-Laidley Water Board;
- (g) Transfer Scheme (No.2) between the Northern SEQ Distributor-Retailer Authority and Moreton Bay Regional Council;
- (h) Transfer Scheme (No.2) between the Northern SEQ Distributor-Retailer Authority and Sunshine Coast Regional Council;
- (i) Transfer Scheme (No.2) between the Southern SEQ Distributor-Retailer Authority and Logan City Council;
- (j) Transfer Scheme (No.2) between the Southern SEQ Distributor-Retailer Authority and Redland City Council; and
- (k) Transfer Scheme (No.2) between the Southern SEQ Distributor-Retailer Authority and Gold Coast City Council.

3. Date of effect – Act, s.60

The date of effect for each of the transfer schemes specified in clause 2 is 30 September 2010.

4. Information – Act, s.60

Information about the transfer schemes specified in clause 2 may be obtained from the relevant local government or distributor-retailer, other than private or confidential information about others.

A written request for information should be addressed to the chief executive and forwarded to the postal address as notified on the relevant entity's website.

Stephen Robertson
Minister for Natural Resources, Mines and Energy
and Minister for Trade

Signed on 30 day of September 2010



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ENVIRONMENT AND RESOURCE MANAGEMENT

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[No. 32

Acquisition of Land Act 1967
TAKING OF LAND NOTICE (No 58) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No 58) 2010*.

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

2. The land described in the Schedule is taken by Brisbane City Council for Environmental purposes and vests in Brisbane City Council for an estate in fee simple on and from 1 October 2010.

SCHEDULE

South East Region, Brisbane Office
Land Taken

Lot 159 on SP211444 (to be registered in the Land Registry), area 3.551 ha, part of Title Reference 11523189, parish of Nundah.

ENDNOTES

- Made by the Governor in Council on 30 September 2010.
- Published in the Gazette on 1 October 2010.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/029933

Acquisition of Land Act 1967
TAKING OF LAND NOTICE (No 59) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No 59) 2010*.

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

2. The land described in the Schedule is taken by Brisbane City Council for Road purposes and vests in Brisbane City Council for an estate in fee simple on and from 1 October 2010.

SCHEDULE

South East Region, Brisbane Office
Land Taken

Lot 12 on SP211438 (to be registered in the Land Registry), area 172 m², part of Title Reference 15683209, parish of Yeerongpilly.

Lot 11 on SP211439 (to be registered in the Land Registry), area 149 m², part of Title Reference 12311163, parish of Yeerongpilly.

ENDNOTES

- Made by the Governor in Council on 30 September 2010.
- Published in the Gazette on 1 October 2010.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/030404

Acquisition of Land Act 1967
TAKING OF LAND NOTICE (No 60) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No 60) 2010*.

Land taken [s.9(7) and 13(2) of the Act]

2. The land described in the Schedule is taken by Brisbane City Council for purposes incidental to Road purposes and vests in Brisbane City Council for an estate in fee simple on and from 1 October 2010.

SCHEDULE

South East Region, Brisbane Office
Land Taken

Lot 2 on SP211438 (to be registered in the Land Registry), area 637 m², part of Title Reference 15683209, parish of Yeerongpilly.

Lot 1 on SP211439 (to be registered in the Land Registry), area 833 m², part of Title Reference 12311163, parish of Yeerongpilly.

ENDNOTES

- Made by the Governor in Council on 30 September 2010.
- Published in the Gazette on 1 October 2010.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/030404

Acquisition of Land Act 1967
TAKING OF LAND NOTICE (No 61) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No 61) 2010*.

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

2. The land described in the Schedule is taken by Queensland Electricity Transmission Corporation Limited ACN 078 849 233 for Electrical Works (substation) purposes and vests in Queensland Electricity Transmission Corporation Limited ACN 078 849 233 for an estate in fee simple on and from 1 October 2010.

SCHEDULE

Central West Region, Rockhampton Office
Land Taken

Lot 102 on SP233794 (to be registered in the Land Registry), area 9.121 ha, part of Title Reference 30268099, parish of Langmorn.

ENDNOTES

- Made by the Governor in Council on 30 September 2010.
- Published in the Gazette on 1 October 2010.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/029904

Acquisition of Land Act 1967
Native Title Act 1993 (Commonwealth)

Native Title (Queensland) Act 1993
TAKING OF NATIVE TITLE RIGHTS AND INTERESTS
NOTICE (No 09) 2010

Short title

1. This notice may be cited as the *Taking of Native Title Rights and Interests Notice (No 09) 2010*.

Native Title Rights and Interests taken [s.9(7) of the Acquisition of Land Act 1967, s.24MD of the Native Title Act 1993 (Commonwealth) and s.144 of the Native Title (Queensland) Act 1993]

2. The native title rights and interests, if any, in the land and waters described in the Schedule are taken by Ergon Energy Corporation Limited (ACN 087 646 062) for Electrical Works (Substation) purposes and vest in Ergon Energy Corporation Limited (ACN 087 646 062) on and from 1 October 2010.

SCHEDULE**South East Region, Bundaberg Office**

Lot 1 on SP234319 (to be registered in the Land Registry), area 1.2 ha, being part of Reserve for Local Government (Rubbish Disposal) purposes R.1019, part of Title Reference 49011144, parish of Bundaberg.

ENDNOTES

1. Made by the Governor in Council on 30 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Environment and Resource Management.
5. File Reference – CBD/027716

Water Act 2000

APPROVAL OF AN AMENDMENT OF A RESOURCE OPERATIONS PLAN NOTICE (No 03) 2010

Short title

1. This notice may be cited as the *Approval of an amendment of a Resource Operations Plan Notice (No 03) 2010*.

Notice of document [s.106 of the Act]

2. Notice is given that the Governor in Council on 30 September 2010 approved an amendment to the Burdekin Basin Resource Operations Plan 2009.

The amended "Burdekin Basin Resource Operations Plan 2009" takes effect from the day of publication of the notice.

ENDNOTES

1. Made by the Governor in Council on 30 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Environment and Resource Management.

Land Act 1994

OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE
(No 37) 2010

Short title

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 37) 2010*.

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 Environment and Resource Management, at the regional office for the region in which the road is situated.

(2) Latest day for lodgement of objections is **11 November 2010**.

(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 Environment and Resource Management Offices at Longreach, Townsville and Beenleigh; and
- (b) the Local Government Offices of Diamantina Shire, McKinlay Shire, and Brisbane City;

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

SCHEDULE**PERMANENT CLOSURE****Central West Region, Longreach Office**

1 An area of about 4780 m² described as Wango Street abutting the northern boundary of Lot 1 on SP187139 (parish of Bedourie, locality of Bedourie) and shown as plan of proposed road to be permanently closed on Drawing 10/052/CEN. (2010/005317)

North Region, Townsville Office

*2 An area of about 245.94 ha being part of unnamed road within and adjoining the boundaries of Lot 45 on PH1942 (parishes of Thurgoom, Debella, Yappoo; locality of Malpas-Trenton) and shown as Lot B on Drawing TSV2010/31. (2010/004336)

South East Region, Brisbane Office

3 An area of about 251 m² being part of Beresford Terrace abutting Lot 9 on RP120268 (parish of Bulimba, locality of Coorparoo) and shown as road proposed to be permanently closed on Drawing 10/171. (2010/005940)

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

ENDNOTES

1. Published in the Gazette on 1 October 2010.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Environment and Resource Management.

Land Act 1994

REOPENING OF TEMPORARILY CLOSED ROAD NOTICE
(No 26) 2010

Short title

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 26) 2010*.

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

2. It is declared that the areas of land comprised in the former Road Licences mentioned in Schedules 1 to 6 are reopened as road.

SCHEDULE 1**North Region, Cairns Office**

An area of about 0.78 ha adjoining the southern boundary of Lot 3 on RP896303, being the land contained within former Road Licence No. 9/6467, (parish of Whyanbeel) (2008/010080).

SCHEDULE 2**North Region, Townsville Office**

An area of about 11.6 ha intersecting Lots 244 and 885 on CP898384, being the land contained within former Road Licence No. 9/8547, (parish of Formartine) (2010/006156).

SCHEDULE 3**South West Region, Roma Office**

An area of about 5950 m² being the road adjoining the northern boundary of Lot 1 on RP35390 (Segment 36510 Parcel 165), being part of the land contained within former Road Licence No. 36/7055 (parish of Waldegrave) (2010/007043).

SCHEDULE 4**South West Region, Roma Office**

An area of about 6.071 ha being the road separating Lot 213 on WAL53489 from Lot 214 on WAL53711, being the land contained within former Road Licence No. 36/695, (parish of Wallumbilla) (2010/007041).

SCHEDULE 5**South West Region, Toowoomba Office**

An area of about 1.8 ha being road within Lot 57 on AG61, being the land contained within former Road Licence No. 214151, (parish of Moola) (2009/010512).

SCHEDULE 6**South West Region, Toowoomba Office**

An area of about 0.8350 ha being road separating Lot 5 on AG1892 from Lot 241 on AG4164, being the land contained within former Road Licence No. 210675, (parish of Rolleston) (2010/005449).

ENDNOTES

1. Published in the Gazette on 1 October 2010.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Environment and Resource Management.

Place Names Act 1994
PLACE NAME PROPOSAL NOTICE (No 31) 2010

Short title

1. This notice may be cited as the *Place Name Proposal Notice (No 31) 2010*.

Notice of Place Name Proposal [s.9 of the Act]

2. Notice is given that Stephen Robertson, Minister for Natural Resources, Mines and Energy and Minister for Trade intends to proceed with a proposal to name the places set out in the Schedule.

Display of plan

3. A plan illustrating the proposal may be viewed at the Department of Environment and Resource Management Business Centres at State Government Buildings on 3rd Floor 187-209 Stanley Street Townsville and on Level 4 William McCormack Place 2 - 5b Sheridan Street Cairns, the Cairns Regional Council Chambers at Cairns and the Cairns Regional Council City Library at Cairns, the Cairns Regional Council Library at Smithfield and the James Cook University Cairns Campus Library at Smithfield.

Submissions

4. Individual submissions in writing, either in support of or against the proposal, may be sent to the Regional Service Director, North Region, Townsville Office, Department of Environment and Resource Management, PO Box 5318, Townsville Q 4810, within 2 months from the day of this publication.

SCHEDULE

Name	Feature	Local Government Area	Geog. Co-ords		Plan No.
			Lat. S.	Long. E.	
Atika Creek	Creek	Regional Council of Cairns	16°49'02"	145°41'26"	QPN1174
Half Moon Creek	Creek	Regional Council of Cairns	16°48'40"	145°42'46"	QPN1174

ENDNOTES

- Published in the Gazette on 1 October 2010.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- Datum of Co-ordinates:- Geocentric Datum of Australia 94
- File Reference- QPN1174

Place Names Act 1994
PLACE NAME DECISION NOTICE (No 41) 2010

Short title

1. This notice may be cited as the *Place Name Decision Notice (No 41) 2010*.

Notice of Place Name Decision [s.11 of the Act]

2. Notice is given that Stephen Robertson, Minister for Natural Resources, Mines and Energy and Minister for Trade has decided to alter the boundaries of the places set out in the Schedule.

SCHEDULE

Name	Feature	Local Government Area	Geog. Co-ords		Plan No.	Remarks
			Lat. S.	Long. E.		
Blackstone	Suburb	City of Ipswich	27°37'59"	152°48'27"	QPN1059	Bdy Amended Vide CHQ 022459/570
Redbank Plains	Suburb	City of Ipswich	27°39'07"	152°50'51"	QPN1059	Bdy Amended Vide CHQ 022459/570
Glanmire	Locality	Gympie Regional Council	26°13'35"	152°41'45"	QPN1058	Bdy Amended Vide CHQ 022459/573
Monkland	Locality	Gympie Regional Council	26°12'35"	152°41'10"	QPN1058	Bdy Amended Vide CHQ 022459/573
Fifteen Mile	Locality	Lockyer Valley Regional Council	27°24'47"	152°03'00"	QPN1060	Bdy Amended Vide CHQ 022459/581
Murphys Creek	Locality	Lockyer Valley Regional Council	27°27'36"	152°01'55"	QPN1060	Bdy Amended Vide CHQ 022459/581

ENDNOTES

- Published in the Gazette on 1 October 2010.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- Datum of Co-ordinates:- Geocentric Datum of Australia 94 (GDA94).
- File References- IPS/000958, MAR/002014 and IPS/002015.



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TRANSPORT AND MAIN ROADS

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FRIDAY 1 OCTOBER 2010

[No. 33

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

TAKING OF LAND NOTICE (No. 2063) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2063) 2010*.

Land to be taken [s.9(7) of the Acquisition of Land Act 1967]

2. The land described in the Schedule is taken for a road transport purpose for the Airport Roundabout Upgrade Project, as from 1 October 2010, 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

County of Stanley, Parish of Toombul - an area of 54 square metres being Lot 9 on SP236557 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 17339008.

Brisbane City
Airport Roundabout Upgrade Project
SP236557
510/5488; 6166A

ENDNOTES

1. Made by the Governor in Council on 23 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

AMENDING TAKING OF LAND NOTICE (No. 2078) 2010

Short title

1. This notice may be cited as the *Amending Taking of Land Notice (No. 2078) 2010*.

Amendment of Land to be taken [s. 11(1A) and s. 11(1B) of the Acquisition of Land Act 1967]

2. Schedule to the Taking of Land Notice (No. 1867) 2009 dated 10 September 2009, and published in the Gazette of 18 September 2009, at page 160, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 1867) 2009 dated 10 September 2009, and published in the Gazette of 18 September 2009, at page 160, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "*County of Nares, Parish of Cairns* - an area of about 65.27 square metres being part of Lot 1 on SP216452 contained in Title Reference: 50731259.

As shown approximately on Plan R11-708 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Cairns Region
Mulgrave Road
510/3954; 6787"

Insert - "*County of Nares, Parish of Cairns* - an area of 65 square metres being Lot 100 on SP235264 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 50731259.

Cairns Region
Mulgrave Road
R11-708
510/3954; 6787"

ENDNOTES

1. Made by the Minister on 15 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

AMENDING TAKING OF LAND NOTICE (No. 2079) 2010

Short title

1. This notice may be cited as the *Amending Taking of Land Notice (No. 2079) 2010*.

Amendment of Land to be taken [s. 11(1A) and s. 11(1B) of the Acquisition of Land Act 1967]

2. Schedule to the Taking of Land Notice (No. 1878) 2009 dated 1 October 2009, and published in the Gazette of 9 October 2009, at page 390, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 1878) 2009 dated 1 October 2009, and published in the Gazette of 9 October 2009, at page 390, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "*County of Elphinstone, Parish of Coonambelah* - an area of about 15.2 square metres being part of Common Property of Avalon Apartments Community Titles Scheme 18887 Community Management Statement 18887 (GTP70039) contained in Title Reference: 19370039.

As shown approximately on Plan R9-496 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Townsville City
North Ward Road
510/1176; 6807"

Insert - "*County of Elphinstone, Parish of Coonambelah* - an area of 15 square metres being Lot 1 on SP204822 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 19370039.

Townsville City
North Ward Road
R9-496
510/1176; 6807"

ENDNOTES

1. Made by the Minister on 15 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

TAKING OF LAND NOTICE (No. 2080) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2080) 2010*.

Land to be taken [s.9(7) 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, as from 1 October 2010, 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

County of Stanley, Parish of Mitchell - an area of 4696 square metres being Lot 4 on SP235566 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 17467102.

County of Stanley, Parish of Mitchell - an area of 2.864 hectares being Lot 5 on SP235566 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 17467102.

Brisbane City
Logan Motorway (Paradise Road Interchange)
R13-2771(C)
510/854; 3784A

ENDNOTES

1. Made by the Governor in Council on 23 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

TAKING OF LAND NOTICE (No. 2083) 2010

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2083) 2010*.

Land to be taken [s.9(7) of the Acquisition of Land Act 1967]

2. The land described in the Schedule is taken for the purpose of a Local Government Tollway, namely, the Clem7 Tunnel Project (formerly the North-South Bypass Tunnel Project), as from 1 October 2010, and vests in Brisbane City Council, as constructing authority, for an estate in fee simple.

SCHEDULE

Land Taken

County of Stanley, Parish of North Brisbane - a volume of 1786 cubic metres being the whole of Lot 40 on SP238935 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50657546.

County of Stanley, Parish of South Brisbane - a volume of 3496 cubic metres being the whole of Lots 122 and 123 on SP238940 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title References: 50679594 and 50679595.

County of Stanley, Parish of South Brisbane - a volume of 173 cubic metres being the whole of Lots 16 and 17 on SP238937 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title References: 50673401 and 50673402.

Brisbane City
Clem7 Tunnel Project
(formerly North-South Bypass Tunnel Project)
300357

ENDNOTES

1. Made by the Governor in Council on 23 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Brisbane City Council.

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

AMENDING TAKING OF LAND NOTICE (No. 2084) 2010

Short title

1. This notice may be cited as the *Amending Taking of Land Notice (No. 2084) 2010*.

Amendment of Land to be taken [s. 11(1A) and s. 11(3) of the Acquisition of Land Act 1967]

2. Schedule to the Taking of Land Notice (No. 928) 2005 dated 11 August 2005, and published in the Gazette of 12 August 2005, at pages 1232 to 1234, relating to the taking of land by the Chief Executive, Department of Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 928) 2005 dated 11 August 2005, and published in the Gazette of 12 August 2005, at pages 1232 to 1234, as amended by Amending Taking of Land Notice (No. 1143) 2007 dated 1 February 2007, and published in the Gazette of 2 February 2007, at pages 415 and 416, relating to the taking of land by the Chief Executive, Department of Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "*County of Stanley, Parish of Bulimba* - a volume of 5748 cubic metres being Lot 5 on SP189530 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Water), being part of the land contained in Title Reference: 50447694.

Brisbane City
Gateway Motorway
(Gateway Upgrade Project)
775/619; 883"

Insert - "*County of Stanley, Parish of Bulimba* - a volume of 6125 cubic metres being Lot 5 on SP214391 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 50689692.

Brisbane City
Gateway Motorway
(Gateway Upgrade Project)
R13-1212
775/619; 883"

ENDNOTES

1. Made by the Minister on 15 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

AMENDING TAKING OF LEASEHOLD INTERESTS IN LAND NOTICE (No. 2086) 2010

Short title

1. This notice may be cited as the *Amending Taking of Leasehold Interests in Land Notice (No. 2086) 2010*.

Amendment of Leasehold Interests in Land to be taken [s. 11(1A) and s.11(1B) of the Acquisition of Land Act 1967]

2. Schedule to the Taking of Leasehold Interests in Land Notice (No. 873) 2005 dated 17 February 2005, and published in the Gazette of 18 February 2005, at page 531, relating to the taking of leasehold interests in land by the Chief Executive, Department of Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Leasehold Interests in Land Notice (No. 873) 2005 dated 17 February 2005, and published in the Gazette of 18 February 2005, at page 531, relating to the taking of leasehold interests in land by the Chief Executive, Department of Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "*County of Stanley, Parish of Toombul* - an area of about 3.3667 hectares being part of Lot 1158 on SP120367 contained in Title Reference: 40014108.

As shown approximately on Plan 5792-N-SK230 held in the office of the Chief Executive, Department of Main Roads, Brisbane.

Brisbane City
Gateway Arterial Road (North - South Deviation)
Gateway Bridge Duplication
775/619; 81"

Insert - "*County of Stanley, Parish of Toombul* - an area of 3.363 hectares being Lot 1 on SP233736 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 40014108.

Brisbane City
Gateway Motorway (Gateway Upgrade Project)
5792-N-SK230
775/619; 510/05166"

ENDNOTES

1. Made by the Minister on 29 September 2010.
2. Published in the Gazette on 1 October 2010.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

Transport Infrastructure Act 1994

**NOTIFICATION OF DECLARATION AND REVOCATION
OF A STATE-CONTROLLED ROAD**

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

Craig Wallace
Minister for Main Roads

THE SCHEDULE

That on and from 1 October 2010, the declaration of the State-controlled road specified in Appendix I hereto, be revoked, and in lieu thereof, the road described in Appendix II hereto, be declared a State-controlled road, respectively, under and for the purposes of the *Transport Infrastructure Act 1994*.

The area (that is, alignment and width) of the State-controlled road described in Appendix II shall apply to the full width of the road corridor, where the existing trafficked route is contained within a surveyed road corridor, provided that, where the existing trafficked route is contained within a State reserve, State forest, timber reserve, vacant State land or pastoral holding, the area (that is, alignment and width) shall apply to 30 metres each side of the centre line of the trafficked route.

APPENDIX I

Name of State-controlled Road	Date of Declaration Relevant to Road
No. 206 Tamborine – Oxenford Road Gold Coast City	1 July 2001

APPENDIX II

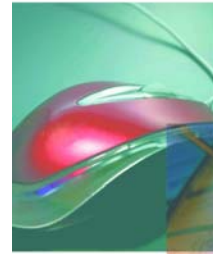
**No. 206
TAMBORINE - OXFENFORD ROAD
GOLD COAST CITY COUNCIL**

From the Scenic Rim Regional Council boundary near the south western corner of Lot 6 on RP231414, to its intersection with the Pacific Highway (Pacific Motorway) and Old Pacific Highway in Oxenford, by the route shown on the approved plans held by the Director-General, Department of Transport and Main Roads and identified by the registration numbers RD206-1-L and RD206-2-H.

Length ... 17.41 kilometres (approximately)

ENDNOTES

1. Published in the Gazette on 1 October 2010.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Transport and Main Roads

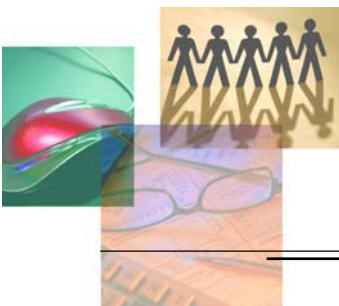


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QUEENSLAND GOVERNMENT VACANCIES GAZETTE

Queensland Government positions will be published in the Vacancies Gazette when requested by Government Agencies. For a complete listing of all Government Vacancies please refer to www.jobs.qld.gov.au

The Queensland Public Service is committed to equal opportunity in employment. Selection will be given on the basis of merit only and fair consideration will be given to all applicants. The Queensland State Government's policy is to seek to retain skilled staff. Registered employees who apply for an advertised job will be considered before other applicants. The symbol (g) appears next to vacancies where an exemption from this requirement applies. Employees are to indicate in their application for the advertised job that they are registered with the Office of the Public Service Commissioner. The Queensland Public Service Commissioner is committed to equal opportunity in employment. Selection will be given on the basis of merit only and fair consideration will be given to all applicants.

CONTINUOUS APPLICANT POOLS

A continuous applicant pool allows you to apply for jobs within an occupation where vacancies are regularly available. This means that agencies can 'dip' into the pool for suitable applicants as soon as they have a vacancy. You can submit or refresh your application at any time. If you are refreshing your application, make sure that you indicate this either on your email or, if sending by post, in a covering letter. In search results, continuous applicant pools can be identified by 'Ongoing' in the 'Closes' column of a search result.

Note: If a continuous applicant pool is closing, applicants will be notified two weeks prior to this date. Applications may be used for up to six months after the pool closes.

MULTI-AGENCY POOLS

Some Queensland Government agencies are on the lookout for people to fill similar jobs or occupations at the same time. Some of these jobs have a fixed closing date and others are ongoing (continuous applicant pools). With multi-agency pools, you only have to apply once to access job opportunities across participating agencies. Your application will then be able to be viewed and assessed by all the agencies in that pool - or, if you prefer, you can specify that you want to be considered only for particular agencies. Make sure you check the specific vacancy to find out how each pool works.

HOW TO APPLY

When you have found the job you would like to apply for.

1. You can phone for a copy of the information kit or you can download the documents from the Smart Jobs and Careers website at www.jobs.qld.gov.au. The information kit will include:
 - the position or job description detailing: background of the department or work area; roles and responsibilities, and selection criteria
 - a job information package, outlining the procedure for preparing and sending in your application, and
 - an application cover sheet.
2. Do your homework - research the agency to understand the background to the job.
3. Prepare your application. This should include your:
 - completed cover sheet (available on jobs online or in the kit mailed to you)
 - covering letter
 - resumé / curriculum vitae
 - names and contact details of (2) referees, and
 - responses to the selection criteria if required.
4. Mail or email your application (Details of where and how are available in either the job description or the job information package).



Check with the job vacancy contact person if you are unsure about how or where to submit your application or how many copies to send. Make sure you send your application by the closing date. If you don't, it may not be accepted. Once your application is received, you will usually be sent a written acknowledgement.

When applying for Continuous Applicant Pools, please check each vacancy for application instructions.

OTHER GOVERNMENT VACANCIES

Reference Number	Vacancy	Locality	Salary \$ Min / Max	Class	Application Closing Date	Contact No
DEPARTMENT OF COMMUNITIES						
COM 5647/08	Disability Services, Community and Home Care CLINICIAN (c)(h)Permanent Full-time	Various	\$2,374.40 - \$2,592.90	PO3	08-10-2010	3405 4186
COM 5643/08	Disability Services, Community and Home Care SENIOR CLINICIAN 7 Vacancies (c)(h)Permanent Full-time	Various	\$3,000.00 - \$3,231.90	PO4	08-10-2010	3405 4186
COM 5644/08	Disability Services, Community and Home Care SENIOR CLINICIAN 5 Vacancies (c)(h)Permanent Full-time	Various	\$3,380.10 - \$3,624.40	PO5	08-10-2010	3405 4186
DOC 25004/10	Government Coordination Service Centre Aurukun Aboriginal and Torres Strait Islander Services Far North Queensland Region GOVERNMENT COORDINATION OFFICER - SPECIFIED (c)(f)(h)Temporary Full-time	Aurukun	\$4,407.80 - \$4,612.00	SO1	01-10-2010	3006 7675
ELECTORAL COMMISSION OF QUEENSLAND						
ECQ 06/10	ELECTIONS OFFICER (EDUCATION AND AWARENESS) Permanent Full-time	Brisbane	\$2,271.80 - \$2,498.10	A04	11-10-2010	3035 8032
HEALTH QUALITY AND COMPLAINTS COMMISSION						
HQCC 29/10	Health Quality and Complaints Commission Legal Services RIGHT TO INFORMATION OFFICER Permanent Full-time	Brisbane CBD	\$2,685.30 - \$2,918.40	A05	18-10-2010	3120 5999
PUBLIC TRUST OFFICE						
PT 20/10	SENIOR PUBLIC TRUST OFFICER Permanent Full-time	Toowoomba	\$2,271.00 - \$2,498.00	A04	06-10-2010	3213 9382
TRANSPORT AND MAIN ROADS						
TMR 5174/10	Operations Assets and Operations Metropolitan Region MANAGER (ROAD OPERATIONS) (c)(f)(h)Permanent Full-time	Brisbane	\$4,407.80 - \$4,612.00	SO1	18-10-2010	3137 8156



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NOTE 1 : Positions within the Parliamentary Service come within the ambit of the *Parliamentary Service Act 1988* and are not subject to the provisions of the *Public Service Act 2008*.

NOTE 2 : As prescribed under sections 55, 194, 195 and 196 of the *Public Service Act 2008* and Part 1 of the Appeals Directive (No.: 6/08): an appeal can not be made to the Commission Chief Executive against a decision to appoint or second an officer or other person to Senior Officer levels (SO1 and SO2), and; otherwise, an officer entitled to appeal must satisfy the following requirements.

1. the officer must have applied for a vacancy to which one of the following persons was promoted.
 - an officer of a Department
 - a general employee of a Department with tenure
 - an officer of a Public Service Office
 - a general employee of a Public Service Office with tenure; or
 - a tenured public sector employee of a public sector unit which applies promotional appeal rights under Schedule 1 of the *Public Service Regulation 2008*;
2. the officer's application for the vacancy must have been received before the deadline for the receipt of applications;
3. the officer's notice of appeal must be actually received by the Commission Chief Executive before the deadline for its receipt;
4. the officer must continue to be entitled to appeal.

FOOTNOTES

- (a) Appointees may be required to serve in any part of the State. Where a centre is included under "Locality", the headquarters of the appointee will be at such centre unless otherwise determined.
- (b) An appointment has been declared by the Commission Chief Executive, by gazette notice, to be a non-appealable appointment, pursuant to section 195 of the *Public Service Act 2008*.
- (c) Also being advertised in daily press and/or internet/email advertising or technical journals.
- (d) The appointment may be appointed in a temporary capacity. If a tenured employee of the Public Service is selected for appointment, the officer will retain tenured status.
- (e) Appointment may be made on the basis of a contract for a fixed term, pursuant to sections 121 and 122 of the *Public Service Act 2008*.
- (f) Senior Officer levels (SO1 and SO2): salary sacrifice may be made for optional benefits of employer funded superannuation options and professional organisation membership fees.
- (g) In accordance with section 5.13 of the Directive 4/02. Deployment and Redeployment, registered deployees will be considered on relative merit.
- (h) Applications will remain current for a period specified in the material provided to applicants.
- (i) Identified position.

COMMUNICATIONS

All communications should be addressed "SDS Gazettes" and endorsed "SDS"
Postal address Gazette Advertising,
PO Box 5506, Brendale QLD 4500.

The Queensland Government Gazette is available by Mail Order Subscription or from the Queensland Government Service Centre, located at Upper Plaza Terrace, 33 Charlotte Street, Brisbane, each Friday afternoon. Telephone 13 13 04.

**GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM
1 JULY 2010 INCLUDES 3% CPI INCREASE**

	New Price	GST	Total
EXTRAORDINARY GAZETTE - FULL PAGE TEXT			
Formatted electronic files or E-mail (check for compatability) per page	\$ 211.95	\$ 21.20	\$ 233.15
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Formatted electronic files or E-mail (check for compatability) 0-50 pages	\$ 126.10	\$ 12.61	\$ 138.71
Formatted electronic files or E-mail (check for compatability) 51+ pages	\$ 107.40	\$ 10.74	\$ 118.14
ENVIRONMENT AND RESOURCE MANAGEMENT AND MAIN ROADS / TRANSPORT GAZETTES			
Formatted electronic files or E-mail (check for compatability) per page	\$ 133.80	\$ 13.38	\$ 147.18
LOCAL GOVERNMENT GAZETTE			
Formatted electronic files or E-mail (must be compatible) Full page text	\$ 211.95	\$ 21.20	\$ 233.15
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$ 245.72	\$ 24.57	\$ 270.29
Single column, all copy to set	\$ 2.25	\$ 0.23	\$ 2.48
Double column, all to set	\$ 4.56	\$ 0.46	\$ 5.02
Single column, formatted electronic files or E-mail (check for compatability)	\$ 0.82	\$ 0.08	\$ 0.90
Double column, formatted electronic files or E-mail (check for compatability)	\$ 1.66	\$ 0.17	\$ 1.83
VACANCIES GAZETTE - PER LINE			
VACANCY			
First line \$11.68	\$ 11.68	\$ 1.17	\$ 12.85
All lines in between \$6.13 per line	\$ 6.13	\$ 0.61	\$ 6.74
APPOINTMENTS			
2 lines	\$ 41.20	\$ 4.12	\$ 45.32
3 lines	\$ 57.68	\$ 5.77	\$ 63.45
4 lines	\$ 74.16	\$ 7.42	\$ 81.58
5 lines	\$ 86.52	\$ 8.65	\$ 95.17
6 lines	\$ 103.00	\$ 10.30	\$ 113.30
7 lines	\$ 115.36	\$ 11.54	\$ 126.90
8 lines	\$ 127.72	\$ 12.77	\$ 140.49
GENERAL - FULL PAGE TEXT			
Formatted electronic files or E-mail (must be compatible)	\$ 211.95	\$ 21.20	\$ 233.15
Formatted electronic files or E-mail (that require formatting to make compatible)	\$ 245.72	\$ 24.57	\$ 270.29
GENERAL GAZETTES, GAZETTES OTHER EXCEPT VACANCIES - PER MM TEXT			
Single column, all copy to set	\$ 2.25	\$ 0.23	\$ 2.48
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Single column, formatted electronic files or E-mail (check for compatability)	\$ 0.82	\$ 0.08	\$ 0.90
Double column, formatted electronic files or E-mail (check for compatability)	\$ 1.66	\$ 0.17	\$ 1.83
LIQUOR NOTICES			
All copy to set	\$ 326.81	\$ 32.68	\$ 359.49
Formatted electronic files or E-mail (check for compatability)			\$ 7.98
One Copy of the gazette posted is included in this price		TOTAL:	\$ 367.47
Additional copies of these Gazettes are available on request @ \$7.98 each (includes GST & Postage)			
GAMING MACHINE NOTICES			
All copy to set	\$ 355.23	\$ 35.52	\$ 390.75
Formatted electronic files or E-mail (check for compatability)			\$ 7.98
One Copy of the gazette posted is included in this price		TOTAL:	\$ 398.73
Additional copies of these Gazettes are available on request @ \$7.98 each (includes GST & Postage)			
PROBATE NOTICES			
All copy to set	\$ 124.81	\$ 12.48	\$ 137.29
Formatted electronic files or E-mail (check for compatability)			\$ 7.98
One Copy of the gazette posted is included in this price		TOTAL:	\$ 145.27
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For more information regarding Gazette notices, contact SDS on 3866 0221. Prices are GST inclusive unless otherwise stated.

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*.

Any officer who wishes to appeal against any of the promotions set out hereunder must do so in writing to -

Commission Chief Executive
 Public Service Commission
 PO Box 15190
 City East Qld 4002
 within 21 calendar days of this Gazette.

Officers can access the relevant Promotion Appeal Guidelines issued by the Public Service Commission at www.psc.qld.gov.au

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
COLLEGE OF TEACHERS				
QCT 08/10	Systems Support Officer, Corporate Services Unit, Queensland College of Teachers, Toowong (AO5)	30-08-2010	Wilson, David	Systems Administrator, IT Services, University of Queensland
DEPARTMENT OF COMMUNITIES				
DOC 10545/10B	Executive Officer, Sector Funding and Performance Support, Service Delivery Improvement and Support, Regional Service Delivery Operations, Brisbane (AO6)	Date of duty	Peters, Toni Anita	Program Officer, Program and Facilities Development Unit, Program and Regional Development, Sport and Recreation, Brisbane (AO4)
DOC 24188/10	Team Leader, Mount Isa Child Safety Service Centre, Child Safety, Youth and Families, North Queensland Region, Regional Service Delivery Operations, Mount Isa (PO5)	Date of duty	Ward, Joanne Louise	Child Safety Officer, Normanton, Gulf Child Safety Service Centre, Child Safety, Youth and Families, North Queensland Region, Regional Service Delivery Operations, Atherton (PO3)
DOC 24391/10	Accreditation Officer, Accreditation and Registration, Program and Implementation, Social Housing Programs, Housing and Homelessness Services, Strategy, Policy, Programs and Performance, Brisbane (AO5)	Date of duty	Potter, Amanda Jane	Housing Officer, Fortitude Valley Housing Service Centre, Housing and Homelessness Services, Brisbane Region, Regional Service Delivery Operations, Brisbane (AO3)
DOC 24404/10	Court Coordinator, Maroochydore Youth Justice Service Centre, Child Safety, Youth and Families, North Coast Region, Regional Service Delivery Operations, Mooloolaba (PO3)	Date of duty	Barrie, Joanne BPsych BSc	Case Worker, Maroochydore Youth Justice Service Centre, Child Safety, Youth and Families, North Coast Region, Regional Service Delivery Operations, Maroochydore (PO2)
DOC 24433/10B	Project Officer (Regional Support), Evidence, Reporting & Performance, Policy and Performance, Rockhampton (AO5)	Date of duty	MacMaster Jamie Ross	Resource Officer (Client Services), Rockhampton Disability and Community Care Service Centre, Rockhampton Disability and Community Care Services, Housing and Homelessness, Rockhampton (AO3)



Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DOC 24460/10B	Information Support Officer (Records Services), Bookkeeping Team, Recordkeeping Support & Development, Information and Security Management, ICT Service Delivery, Information Services, Corporate Services, Brisbane (AO4)	Date of duty	O'Connor, David	Assistant Records Support Officer, Development Team, Recordkeeping Team, Recordkeeping Support & Development, Information and Security Management, ICT Service Delivery, Information Services, Corporate Services, Brisbane (AO3)
## DOC 24731/10	Policy Officer, Integrated Human Services Policy, Strategy and Policy, Strategy, Policy and Performance, Strategy, Policy, Programs and Performance, Brisbane (AO5)	Date of duty	Prowse, Alina	Assistant Policy Officer, Community Safety and Support Policy Unit, Strategy and Policy, Strategy, Policy and Performance, Strategy, Policy, Programs and Performance, Brisbane (AO2)
*	Senior Taxation Officer, Taxation, Financial Performance and Reporting, Financial Services, Corporate Services, Brisbane (AO6)	Date of duty	Mandrusiak, Lydia Iwalani	Senior Taxation Officer, Taxation, Financial Performance and Reporting, Financial Services, Corporate Services, Brisbane (AO5)

Temporary appointment until 30-06-2011.

* Direct appointment under Section 7.15 and 7.18 of Directive 01/10 Recruitment and Selection.

DEPARTMENT OF COMMUNITY SAFETY

CS 33/10	Probation and Parole Officer (Court Advisory Services), Metropolitan North Region, Probation and Parole Directorate, Queensland Corrective Services, Brisbane Central (PO3)	30-08-2010	Brewer, Victoria	Probation and Parole Officer (Reporting), Metropolitan North Region, Probation and Parole Directorate, Queensland Corrective Services, Brisbane Central (PO2)
DCS 0343/10C	Technical Project Officer, Communications Centre Programs, ICS Programs, ICS Projects Directorate, Information & Communication Systems, Corporate Support Division, Eagle Farm (TO5)	01-10-2010	Humphries, Garry	Technical Communications Team Leader, Communications Centre Programs, ICS Programs, ICS Projects Directorate, Information & Communication Systems, Corporate Support Division, Eagle Farm (TO4)
DCS 0353/10	Probation and Parole Officer (Case Management), North Coast Region, Probation and Parole Directorate, Queensland Corrective Services, Maroochydore (PO3)	20-09-2010	Thorpe, Priscilla	Probation and Parole Officer (Reporting), North Coast Region, Probation and Parole Directorate, Queensland Corrective Services, Maroochydore (PO2)
DCS 0462/10B	Information Security Officer, Information Security, Technology Management, ICS Operations Directorate, Information & Communication Systems, Corporate Support Division, Kedron (AO5)	01-09-2010	Carter, Brodie Leighton James	IT Service Centre Consultant, ICS Service Centre, Operations Centre, ICS Operations Directorate, Information & Communication Systems, Corporate Support Division, Kedron (AO4)
DCS 0611/10B	Support Officer, Townsville Correctional Centre, Custodial Operations Directorate, Queensland Corrective Services, Townsville (AO3)	20-09-2010	Mitchell, Belinda	Administrative Officer, Townsville Correctional Centre, Custodial Operations Directorate, Queensland Corrective Services, Townsville (AO2)
DCS 0650/10	Communications Supervisor, South Eastern Region, Queensland Fire & Rescue Service, Southport (FCO2)	Date of duty	Millhouse, Kylie	Communications Officer, FireCom, South Eastern Region, Queensland Fire & Rescue Service, Southport (FCO1)

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	Duncan, Lance	Inspector, Office of the Assistant Commissioner, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	Hanlon, Graham	Inspector, State Community Safety Unit, Community Safety & Training Branch, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	Harbottle, Noel	Inspector, Office of the Assistant Commissioner, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	Harper, Jeffrey	Inspector, Special Operations Unit, Operations Management Branch, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	King, Darryl	Inspector, Commercial Development Unit, Community Safety & Training Branch, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	King, Jeffrey	Inspector, Specialist Training Command, School of Fire & Rescue Training, Community Safety & Training Branch, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0691/10	Superintendent, Queensland Fire & Rescue Service, Brisbane Employment Location (FSUP)	27-08-2010	Shillington, Peter	Inspector, Building Fire Safety, State Community Safety Unit, Community Safety & Training Branch, Queensland Fire & Rescue Service, Brisbane (FINS)
DCS 0718/10	Probation and Parole Supervisor, Southern Region, Probation and Parole Directorate, Queensland Corrective Services, Toowoomba (AO6)	30-08-2010	Male, James	Probation and Parole Officer (Case Management), Southern Region, Probation and Parole Directorate, Queensland Corrective Services, Toowoomba (PO3)
DCS 0822/10	Probation and Parole Supervisor, Metropolitan North Region, Probation and Parole Directorate, Queensland Corrective Services, Brisbane North (AO6)	Date of duty	Brandt, Nena-Caroline	Probation and Parole Officer (Case Management), Metropolitan North Region, Probation and Parole Directorate, Queensland Corrective Services, Brisbane North (PO3)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Glen, Philip	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Baker, Murray	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	D'Hage, David	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Godfrey, Cory	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)



Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Halverson, Mark	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Llewelyn, Kim	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Reading, Kevin	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Sertoni, Jason	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 298/09	Station Officer, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (SOF)	08-09-2010	Townsley, Geoffrey	Firefighter, Brisbane Region, Queensland Fire & Rescue Service, Brisbane (FF)
ES 399/09C	Financial Officer (Whole of Department), Budget & Finance, Finance & Asset Services, Corporate Support Division, Kedron (AO5)	06-09-2010	Holliday, Benita Terese	Relinquished Administration Officer, Budget & Finance, Finance & Asset Services, Corporate Support Division, Kedron (AO3)

EDUCATION AND TRAINING

CO 20286/10B	Project Administration Officer, Project Delivery Office, Projects, Operations and Service Delivery, Information and Technologies Branch, Brisbane (AO4)	30-08-2010	Mauer, Karina	Administration Officer, IT Services Management, Information and Technologies Branch, Brisbane (AO3)
# CO 20034/10C	Manager, Strategy and Evaluation, Indigenous VET Initiatives Branch, Indigenous Education and Futures, Brisbane (AO8)	01-09-2010	Lind, Peter	Principal Program Officer, Employment and Indigenous Initiatives, Indigenous Initiatives Direct, Brisbane (AO6)
DDS 20264/10B	Business Services Manager, Crow's Nest State School, Darling Downs South West Region, Crow's Nest (AO3)	13-09-2010	McDonald, Julieanne	Administrative Officer, Crow's Nest State School, Darling Downs South West Region, Crow's Nest (AO2)
SUN 20271/10B	Business Services Manager, Narangba Valley State High School, North Coast Region, Sunshine Coast (AO4)	06-09-2010	Smith, Carmel	Administrative Officer, Narangba Valley State High School, North Coast Region, Sunshine Coast (AO2)
SUN 20271/10B	Business Services Manager, Narangba Valley State High School, North Coast Region, Sunshine Coast (AO4)	06-09-2010	Harriss, Lisa	Administrative Officer, Bray Park State School, North Coast Region (AO3)
ET 6579/10B	Program Officer, North Queensland Region, TAFE Queensland and DET Regional Operations, Townsville (AO4)	14-09-2010	Rigano, Graziella Lucia	Administration Support Officer, North Queensland Region, TAFE Queensland and DET Regional Operations, Townsville (AO3)
@ TAFE 4633/08	Program Director, The Bremer Institute of TAFE, All the Bremer Institute of TAFE Campuses (AO8)	17-09-2010	Brown, Katie Lynne	Faculty Program Manager, The Bremer Institute of TAFE, All the Bremer Institute of TAFE Campuses (AO7)
TBIT 6775/10B	Customer Service Officer, The Bremer Institute of TAFE, All The Bremer Institute of TAFE Campuses (AO3)	04-10-2010	Paull, Ashleigh Maree	Learning Support Officer, The Bremer Institute of TAFE, All The Bremer Institute of TAFE Campuses (004)

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
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Previously gazetted incorrectly as part 2 on 28-08-2010.

@ Direct Appointment under Section 7.15 of the Recruitment and Selection Directive 01/10.

EMPLOYMENT, ECONOMIC DEVELOPMENT AND INNOVATION

EEDI 10663/10	Senior Regional Development Officer, Science, Agriculture, Food and Tourism and Regional Services, Mount Isa (AO5)	Date of duty	Ivers, Deanne Maree	Executive Officer, Mount Isa Institute of TAFE, Queensland and DET Regional Operations, Department of Education and Training, Mount Isa (AO4)
EEDI 10566/10	Economic Analyst, Employment and Economic Development, Brisbane (AO4)	Date of duty	Demler, Rebecca Susan	Graduate Officer, Corporate Services, Brisbane (AO3)
EEDI 34041/10	Manager Community Benefit Funds Unit, Liquor, Gaming, Racing and Fair Trading, Brisbane (AO8)	Date of duty	Koplick, Julie Anne	Principal Officer, Liquor, Gaming, Racing and Fair Trading, Brisbane (AO7)
EEDI 2612/10	Principal Policy and Research Officer, Liquor Gaming Racing and Fair Trading, Brisbane (AO7)	Date of duty	Scott, Martin	Principal Licensing Officer, Liquor Gaming Racing and Fair Trading, Brisbane (AO6)
EEDI 33631/10	Principal Policy Officer, Animal Biosecurity and Welfare, Directorate, Biosecurity Queensland, Queensland Primary Industries and Fisheries, Brisbane (AO8)	Date of duty	Farry, Timothy	Principal Biosecurity Officer, Capricornia, Animal Biosecurity and Welfare, Biosecurity Operations, Biosecurity Queensland, Queensland Primary Industries and Fisheries, Rockhampton (TO6)
EEDI 34020/10	Principal Policy Officer, Animal Biosecurity and Welfare, Directorate, Biosecurity Queensland, Queensland Primary Industries and Fisheries, Brisbane (AO8)	Date of duty	O'Callaghan, Paul	Senior Project Officer, Conservation Services Unit, Northern Region – Queensland Parks and Wildlife Service, Conservation Services Division, Environment, Department of Environment and Resource Management, Cairns (AO5)
EEDI 34505/10	Senior Field Officer, Fisheries Patrol North, Fisheries Patrol, Queensland Boating and Fisheries Patrol, Fisheries Queensland, QLD Primary Industries & Fisheries, Airlie Beach (TO4)	Date of duty	Thompson, Jeremy BSc	Field Officer, Fisheries Patrol North, Fisheries Patrol, Queensland Boating and Fisheries Patrol, Fisheries Queensland, QLD Primary industries & Fisheries, Townsville (TO3)

ENVIRONMENT AND RESOURCE MANAGEMENT

ERM 10674/10	Team Leader, Tenure Actions, Sustainable Communities and Landscapes, Operations and Environmental Regulator, Brisbane (AO7)	Date of duty	Phillips, Darren John	Senior Nature Refuge Officer, Field Operations, Nature Refuges, Sustainable Communities and Landscapes, Operations and Environmental Regulator, Brisbane (AO5)
ERM 10365/10	Senior Environmental Officer, Moreton Bay, Environmental Services North, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO5)	Date of duty	Wood, Rachael Sarah	Environmental Officer, Moreton Bay, Environmental Services North, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO4)



Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
ERM 10365/10	Senior Environmental Officer, Brisbane City North, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO5)	Date of duty	Hewton, Glenn Robert	Environmental Officer, Brisbane City North, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO4)
ERM 10365/10	Senior Environmental Officer, Brisbane City North, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO5)	Date of duty	Adams, Timothy Richard	Environmental Officer, Brisbane City South, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (PO2)
ERM 10365/10	Senior Environmental Officer, Moreton Bay, Environmental Services North, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO5)	Date of duty	Buchanan, Lauren Victoria	Environmental Officer, Moreton Bay, Environmental Services North, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (PO2)
ERM 10365/10	Senior Environmental Officer, Brisbane City South, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO5)	Date of duty	Stephan, Luke James	Environmental Officer, Brisbane City South, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO4)
ERM 10365/10	Senior Environmental Officer, Logan Scenic Rim, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (AO5)	Date of duty	Yoshino, Toshiyuki	Environmental Officer, Brisbane City South, Environmental Services South, South East Region, Regional Service Delivery, Operations and Environmental Regulator, Woolloongabba (PO2)
ERM 24251/10	Senior Investigator, Regional Investigations, South West Region, Regional Service Delivery, Operations and Environmental Regulator, Toowoomba (AO6)	17-09-2010	Sargent, Cameron	Regional Investigator, Regional Investigations, South West Region, Regional Service Delivery, Operations and Environmental Regulator, Toowoomba (AO5)
ERM 24618/10B	Senior Finance Officer, Finance and Asset Management, Corporate Services, Water and Corporate Services, Brisbane (AO5)	27-09-2010	Miller, Angela	Finance Officer, Financial Accounting and Policy, Finance and Asset Management, Corporate Services, Brisbane (AO4)
ERM 24362	Senior Policy and Project Officer, Executive and Administration Services, Corporate Services, Water and Corporate Services, Brisbane (AO7)	14-09-2010	Springer, Kristy	Information Officer, Executive and Administration Services, Corporate Services, Water and Corporate Services, Brisbane (AO4)
*	Senior Land Officer, ATSI LAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Brisbane (AO6)	13-09-2010	Lake, Wayne	Senior Land Officer, ATSI LAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Brisbane (AO5)
*	Senior Land Officer, ATSI LAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Cairns (AO6)	13-09-2010	Burke, Roderick	Senior Land Officer, ATSI LAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Cairns (AO5)

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
*	Senior Land Officer, ATSILAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Cairns (AO6)	13-09-2010	Jones, Alan	Senior Land Officer, ATSILAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Cairns (AO5)
*	Senior Land Officer, ATSILAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Cairns (AO6)	13-09-2010	Bryant, Joanne	Senior Land Officer, ATSILAB, Resource and Land Dealings, ATSI Land Services, Land and Vegetation, Cairns (AO5)
ERM 24363	Senior Policy and, Correspondence Officer, Executive and Administration Services, Corporate Services, Water and Corporate Services, Brisbane (AO6)	04-10-2010	Muddle, Coralie	Senior Project Officer, Brisbane Magistrates Court, South East Queensland Region, Regional Operations, Justice Administration, Department of Justice and Attorney-General, Brisbane (AO5)
ERM 24601/10	Policy Officer, Water Planning North, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO3)	21-09-2010	Hausler, Paul BEnvSc(Hon)	Policy Officer, Water Planning North, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO2)
ERM 24601/10	Policy Officer, Water Planning South West, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO3)	21-09-2010	Osborne, Emma BEnvMgt	Policy Officer, Water Planning South West, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO2)
ERM 24601/10	Policy Officer, Water Planning Central, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO3)	21-09-2010	McDonald, Kristie BEnvSc	Policy Officer, Water Planning Central, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO2)
ERM 24601/10	Policy Officer, Water Management, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO3)	21-09-2010	Goebel, Kim BSc	Policy Officer, Water Planning South East, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO2)
ERM 24601/10	Policy Officer, Water Planning Central, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO3)	21-09-2010	Buckler, Graeme BEng(Hon)	Policy Officer, Water Planning Central, Water Allocation and Planning, Water, Water and Corporate Services, Brisbane (PO2)

* This appointment was made in accordance with Recruitment & Selection Directive 01/10 *S7.15 Direct Appointment to roles at a higher level.*

DEPARTMENT OF HEALTH

HHL 1007272	Human Resources Advisor, Divisional HR Services- Corporate, Business Performance Improvement Unit, Corporate Services Division, Brisbane (AO5)	27-08-2010	Ghanem, Joanne	Human Resources Officer, Business Performance Improvement Unit, Corporate Services Division, Brisbane (AO4)
HHL 1007361	Manager, Brisbane (AO8)	03-09-2010	Skinner, Marie	Principal Policy Officer, Older People's Health and Extended Care Team, Brisbane (AO7)
HHL 1005501	Executive Support Officer, Legal Unit, Corporate Services Division, Brisbane (AO4)	01-09-2010	Maxfield, Suzanne	Executive Assistant, Department of Employment, Economic Development and Innovation



Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
INFRASTRUCTURE AND PLANNING				
DIP 0557/10	Project Manager, Land Acquisition, Economic Development, Infrastructure and Economic Development, Brisbane (AO8)	Date of duty	Bailey, Steven Roy	Principal Project Officer, Land Acquisition, Economic Development, Infrastructure and Economic Development, Brisbane (AO7)
JUSTICE AND ATTORNEY-GENERAL				
J 10585/10	Senior Legal Secretary, Crown Law, Brisbane (AO3)	02-09-2010	Hazlewood, Jan Michele	Legal Secretary, Government Insurance Branch, Litigation & Government Insurance Group, Crown Law, Brisbane (AO2)
J 10585/10	Senior Legal Secretary, Crown Law, Brisbane (AO3)	02-09-2010	Wiffen, Hollie Jypsy Rose	Legal Secretary, Public Law Branch, Commercial & Public Law Group, Crown Law, Brisbane (AO2)
J 10619/10B	Communications Officer, Marketing & Communication, Practice Management Branch, Crown Law, Brisbane (AO4)	16-09-2010	Lo, Annie Chung-yan	Administration Officer (Communications), Marketing & Communication, Practice Management Branch, Crown Law, Brisbane (AO2)
J 10653/10	Government Agency Manager, North Queensland Region, Magistrates Courts, Justice Services, Julia Creek (AO5)	01-07-2010	Badgery, Scott George	Court Services Officer, North Queensland Region, Magistrates Courts, Justice Services, Mount Isa (AO3)
J 10653/10	Government Agency Manager, North Queensland Region, Magistrates Courts, Justice Services, Normanton (AO5)	20-09-2010	Carter, Jacqueline Ann	Court Services Officer, North Queensland Region, Magistrates Courts, Justice Services, Bowen (AO3)
J 10703/10B	Principal Policy Officer, Sentencing Advisory Council, Strategic Policy, Legal & Executive Services, Brisbane (PO6)	Date of duty	Moore, Victoria Susan	Principal Policy Officer, Strategic Policy Unit, Legislation Unit, Department of Communities, Brisbane (AO7)
J 10723/10	Principal Criminologist, Sentencing Advisory Council, Strategic Policy, Legal & Executive Services, Brisbane (PO6)	Date of duty	Krenske, Leigh	Principal Adviser Research, Operational Strategy and Research, Operational Support Services, Queensland Corrective Services, Department of Community Safety, Brisbane (AO7)
*	Adjudicator, Office of the Commissioner Body Corporate & Community Management, Justice Services, Brisbane (AO7)	13-09-2010	Zeidler, Sarah Renee	Conciliator, Conciliation Services, Office of the Commissioner Body Corporate & Community Management, Justice Services, Brisbane (AO5)

* In accordance with Recruitment & Selection Directive 01/10 Section 7.15.

QUEENSLAND POLICE SERVICE

*	Senior Legal Officer, Office of QPS Solicitor, Brisbane (PO4)	13-08-2010	Heffner, Christina Marie	Legal Officer, Office of QPS Solicitor, Brisbane (PO3)
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* Appointment made under Sect. 7.15 of PSC Directive No. 01/10.

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
TRANSPORT AND MAIN ROADS				
TMR 3954/10	Manager (Integrated Transport Planning), Corridor Management and Operations, Operations (A08)	Date of duty	Ford, Raymond BTech	Principal Planner, State Wide Planning Group, Operations (A07)
TMR 4051/10	Senior Project Coordinator (Operations), RoadTek Asset Services (North), RoadTek Group, Mackay (007)	Date of duty	Bassett, Graham	Project Coordinator (Operations), RoadTek Asset Services (North), RoadTek Group, Mackay (006)
TMR 4252/10	Project Administration Officer (Costing), RoadTek Asset Services South, RoadTek Group, Brisbane (A03)	Date of duty	Perdau, Katina	Project Administration Officer, RoadTek Asset Services South, RoadTek Group, Brisbane (A02)
TMR 4305/10	Principal Engineer – Structure Performance, Structures, Engineering and Technology, Brisbane (PO6)	Date of duty	Peng, Jason BEng(Civil)	Senior Engineer (Strategic Analysis and Planning), Structures, Engineering and Technology, Brisbane (P05)
TMR 4314/10	Program Support Coordinator (RIS), Asset and Operations, Operations, Brisbane (A04)	Date of duty	Mosch, Leanne	Program Support Officer (RIS), Asset and Operations, Operations, Brisbane (A03)
TMR 4409/10	Senior Legal Officer, Legal Services Management Unit, Policy & Strategic Advice Division, Brisbane (PO5)	Date of duty	De Marco, Alison LLB LLM	Legal Officer, Legal Services Branch, Corporate Division, Brisbane (PO4)
TMR 4552/10	Designer (Civil), Asset and Operations, Operations, Brisbane (PO3)	Date of duty	Barnett, Jamieson BEng(Civ)	Designer (Civil), Asset and Operations, Operations, Brisbane (PO2)
TREASURY DEPARTMENT				
TY 4423/10	Assistant Policy Officer, Treasury Office, Brisbane (A04)	Date of duty	Rooyakkers, Peter John	Housing Officer, Regional Services Delivery Operations, Department of Communities, Caboolture (A03)
TY 4630/10	Treasury Analyst, Treasury Office, Brisbane (A06)	Date of duty	Cusack, Andrew	Treasury Analyst, Treasury Office, Brisbane (A05)
TY 4630/10	Treasury Analyst, Treasury Office, Brisbane (A06)	Date of duty	Fokruddin, Ahmed	Treasury Analyst, Treasury Office, Brisbane (A05)



NOTIFICATION OF THE FILLING OF APPOINTMENTS PART II

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

Reference Number	Vacancy	Date of Appointment	Name of Appointee
ANTI-DISCRIMINATION COMMISSION QUEENSLAND			
ADCQ 0787/10	Conciliator, Complaint Management, Directorate (ADCQ), Brisbane (A05)	15-09-2010	Tilley, Alicia Jay
ADCQ 0787/10	Conciliator, Complaint Management, Directorate (ADCQ), Brisbane (A05)	15-09-2010	Turner, Karina Sandra
DEPARTMENT OF COMMUNITIES			
COM 5644/08	Senior Clinician, Specialist Response Service Program and Reform, Disability, Home and Community Care and Community Mental Health Services, Ipswich (PO5)	Date of duty	Jacks, Karl
DOC 24062/10B	Director, Strategy and Policy, Strategy, Policy and Performance, Brisbane (SO1)	Date of duty	Kelly, Maryanne
DOC 24063/10B	Director, NGO Sustainability, Strategy, Policy and Performance, Brisbane (SO1)	Date of duty	Field, Danny John
DOC 24065/10B	Director, Strategy and Policy, Strategy, Policy and Performance, Brisbane (SO1)	Date of duty	Hodges, Craig Anthony
DOC 24335/10B	Director, Organisational Services, Corporate Services, Brisbane (SO1)	Date of duty	Yell, Geoffrey
DEPARTMENT OF COMMUNITY SAFETY			
DCS 0343/10C	Technical Project Officer, Communications Centre Programs, ICS Programs, ICS Projects Directorate, Information & Communication Systems, Corporate Support Division, Eagle Farm (TO5)	Date of duty	Ranjanie, Sujatha
DCS 0516/10	Probation and Parole Officer (Reporting), Far Northern Region, Probation and Parole Directorate, Queensland Corrective Services, Cairns (PO2)	20-09-2010	Dowling, Talei Ann
DCS 0516/10	Probation and Parole Officer (Reporting), Far Northern Region, Probation and Parole Directorate, Queensland Corrective Services, Cairns (PO2)	20-09-2010	Huddleston, Mia Rohana
DCS 0671/10	Probation and Parole Officer (Reporting), Central Region, Probation and Parole Directorate, Queensland Corrective Services, Gladstone (PO2)	13-09-2010	Diezmann, Laura Michelle
DCS 0694/10A	Program Support Officer, Relief and Recovery Arrangements, Disaster Management Branch, Emergency Management Queensland, Kedron (AO4)	13-09-2010	Deen, Monique
DCS 0827/10	Temporary Part-time Transitions Coordinator, Capricornia Correctional Centre, Custodial Operations Directorate, Queensland Corrective Services, Rockhampton (AO5)	28-09-2010	Lau, Tanya Rene

Reference Number	Vacancy	Date of Appointment	Name of Appointee
EDUCATION AND TRAINING			
CO 20033/10	Executive Assistant, Indigenous VET Initiatives Branch, Indigenous Education and Training Futures Division, Brisbane (AO3)	09-10-2010	Birch, Shilo
# CO 20354/10	Librarian, Indigenous Schooling Support Unit, Central Southern Queensland (ISSU CSQ), Brisbane (PO3)	20-09-2010	Saunders, Jacqueline GradDipLibSc
~ CO 20292/10	Senior Project Officer, Indigenous VET Initiatives Branch, Indigenous Education and Training Futures Division, Brisbane (AO6)	17-09-2010	Wing, Maryanne
* CO 20166/10	Administration Officer, International Student Program, DET International, Skills Queensland Division, Brisbane (AO3)	09-09-2010	Morison, Katharine
+ CO 20076/10	Project Officer, National Asian Languages and Studies in Schools Program (NALSSP) Queensland Languages other than English (LOTE) centre, Teaching and Learning Branch, Brisbane (AO4)	27-09-2010	Reeve, Roslyn
^ FCW 20250/10	Employee Advisor, Central Queensland Region, Rockhampton (PO4)	06-09-2010	McLaughlin, Janette

Temporary position until 20-09-2013 unless otherwise determined.

~ Temporary position until 30-06-2011 unless otherwise determined.

* Temporary position until 08-09-2012 unless otherwise determined.

+ Temporary position until 20-12-2011 unless otherwise determined.

^ Temporary position until 12-07-2011 unless otherwise determined.

DEPARTMENT OF HEALTH

HHL 1007272	Human Resources Officer, Divisional HR Services-Corporate, Business Performance Improvement Unit, Corporate Services Division, Brisbane (AO5)	27-08-2010	Howison, Danielle
HHL 1005770	Assistant Advisor, Workplace Relations Unit, People and Culture Corporate, Corporate Services Division, Brisbane (AO4.4)	24-08-2010	Thorning, Carl
HHL 1006589	Administration Officer, Business Support Unit, Primary, Community and Extended Care Branch, Policy, Strategy and Resourcing Division, Brisbane (AO3)	26-08-2010	Morris, Bronwen
HHL 1005509	Senior Finance Officer (Financial Systems) Financial Strategy and Policy Coordination, Finance Branch, Corporate Services Division, Brisbane (AO6)	28-08-2010	Cantwell, John
HHL 1005509	Senior Finance Officer (Financial Systems) Financial Strategy and Policy Coordination, Finance Branch, Corporate Services Division, Brisbane (AO6)	28-08-2010	Meunier, Debra
HHL 1007323	Lawyer, Corporate Legal Unit, Corporate Services Division, Brisbane (PO5)	09-09-2010	Pettigrew, Sophie
HHL 1007323	Lawyer, Corporate Legal Unit, Corporate Services Division, Brisbane (PO5)	09-09-2010	Michels, Daniel
HHL 1007323	Lawyer, Corporate Legal Unit, Corporate Services Division, Brisbane (PO5)	09-09-2010	Benneworth, Lisa



Reference Number	Vacancy	Date of Appointment	Name of Appointee
HHL 1007599	Organisational Development Consultant, Engagement Unit, People and Culture Strategic Services, Corporate Services Division, Brisbane (AO5)	07-09-2010	Hellyer, Johanna
HHL 1006394	Senior Planning Officer, Policy and Strategy Unit, Policy, Planning and Asset Services, Health Planning and Infrastructure Division, Brisbane (AO6)	02-09-2010	Huxley, Dimitti

JUSTICE AND ATTORNEY-GENERAL

* J 10471/10	Senior Legal Officer, Strategic Policy, Strategic Policy, Legal & Executive Services, Brisbane (PO5)	Date of duty	Haigh, Nicala Isabel
J 10585/10	Senior Legal Secretary, Crown Law, Brisbane (AO3)	02-09-2010	Gleed, Jennifer Anne
J 10711/10A	Administrative Assistant, Sentencing Advisory Council, Strategic Policy, Legal & Executive Services, Brisbane (AO3)	Date of duty	Jones, Vivien Rachel
J 10712/10B	Office Manager, Sentencing Advisory Council, Strategic Policy, Legal & Executive Services, Brisbane (AO5)	Date of duty	Hanwright, Bruce Stuart McLean
** J 10805/10	Administrative Officer, Office of the Commissioner for Body Corporate and Community Management, Justice Services, Brisbane (AO2)	Date of duty	Olayemi, Olajumoke Folusho
*** J 10805/10	Administrative Officer, Office of the Commissioner for Body Corporate and Community Management, Justice Services, Brisbane (AO2)	Date of duty	Noble, Robyn Louise

* Temporary until 29-07-2011.

** Temporary for 6 months with possibility of extension.

*** Subsequent Appointment - Temporary for 6 months with possibility of extension.

DEPARTMENT OF PUBLIC WORKS

* GR 4383/07	Accountant, Financial Operations, Financial Directorate, Corporate and Executive Services, Brisbane	Date of duty	Monk, Adam Louis
# DPW 10488/10	Manager, Travel Management, Procurement Management Systems, Queensland Government Chief Procurement Office, Brisbane (SO2)	Date of duty	Humphries, Adam John

* This appointment was made in accordance with Section 7.16 of the Recruitment and Selection Directive 01/10.

Temporary full-time for a period of 12 months with possible extension.

QFLEET

* QF 369/09	Senior Policy Officer, Policy Development and Executive Liaison, Brisbane (AO7)	Date of duty	Clatworthy, Amanda Jane
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* This appointment was made in accordance with Section 7.16 of the Recruitment and Selection Directive 01/10.

RESIDENTIAL TENANCIES AUTHORITY

RTA 04/10	Conciliator, Dispute Resolution Services, Brisbane (AO4)	Date of duty	Whiting, Kirsty
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TRANSLINK TRANSIT AUTHORITY

TTA 4308/10b	Consultation Manager (Bus Stops), Bus Stops and Facilities, Infrastructure and Investment, Translink Transit Authority (AO6)	Date of duty	La Roche, Sacha
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Reference Number	Vacancy	Date of Appointment	Name of Appointee
TTA 4394/10	Customer Service Officer-Correspondence, Customer Service and Marketing, Translink Transit Authority, Brisbane (AO4)	Date of duty	Ibagic, Nevena
TRANSPORT AND MAIN ROADS			
* TMR 189703	Director (Project Evaluation Transport), Road System Planning and Performance, Statewide Planning Group, Brisbane (SO1)	Date of duty	Black, John
TMR 4256/10	Project Manager (Engineering), Asset Services South, RoadTek, Nathan (PO3)	Date of duty	Rogers, Luke BEng(Civ)
TMR 4589/10	Engineer (Civil), Assets & Operations Division, Operations Group, Brisbane (PO3)	Date of duty	Srivella, Abdul BEng (Civ)
*Advertised through s7.6 of Recruitment & Selection Directive 1/10			

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[No. 35

Department of Justice and Attorney-General
Brisbane, 29 September 2010

Department of Justice and Attorney-General
Brisbane, 29 September 2010

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.

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

Damien Mealey

Damien Mealey

Registrar of Justices of the Peace
and Commissioners for Declarations

Registrar of Justices of the Peace
and Commissioners for Declarations

THE SCHEDULE

THE SCHEDULE

Penny Louise BROCKHURST	DOUGLAS
Tracey Maree CALLAGHAN	TOOWOOMBA
Rosemary Ethel DEAN	RANGEVILLE
Meg Elizabeth GHYSEN	INDOOROOPILLY
Jeannine GORTON	MUNDINGBURRA
Kirra Lee HARRISON	KIRWAN
Latoya Kieran HAZARD	CAMIRA
Sarah Jane KAJEWSKI	CAWARRAL
Samantha Kate LYALL	WISHART
Paulette Faye MCKINNON	UPPER COOMERA
Peitta Marie MCMAHON	ALDERLEY
Jo-Anne Frances NELSON	THE GAP
Cary Lindsay POLLOCK	MARGATE
Debra Ann ROBERTSON	THE CAVES
Angelia Louise RYAN	TARANGANBA
Andrew David WILBY	KIPPA-RING

Jack Basil BARBOUTTIS	CARINDALE
Mark Roy BARKER	NUNDAH
Luke Peter BRAITHWAITE	BRIDGEMAN DOWNS
Adam DALE	NORTH MACLEAN
Kieran William GARTSHORE	TARRAGINDI
Rikki-Leigh GUMBLETON	SLADE POINT
Elaine LACEY	KEDRON
Debbie-Jo Ann MACDONALD	ETNA CREEK
Steven Ian MARTIN	STAFFORD
Erin Peta MCDONALD	GYMPIE
Katie Michelle OSTROFSKI	BUNDAMBA
Sean Joseph ROCHE	MCDOWALL
Lee Ronele ROCHFORD	MERMAID WATERS
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**ABORIGINAL AND TORRES STRAIT ISLANDER COMMUNITIES
(JUSTICE, LAND AND OTHER MATTERS) REGULATION 2008
(WUJAL WUJAL WARRANGA JUSTICE GROUP)
NOMINATION NOTICE (No. 1) 2010**

Short Title

1. This notice may be cited as the *Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008* (Wujal Wujal Warranga Justice Group) Nomination Notice (No. 1) 2010.

Nomination of members

2. Pursuant to sections 1, 5 and 6 of Schedule 18 of the *Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008* each recognised main Indigenous social grouping whose name appears hereunder has nominated the persons set out opposite its name to represent them on the Wujal Wujal Warranga Justice Group.

Appointment of members

3. Pursuant to section 20(1A) of the *Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984* each of the persons whose name appears hereunder is appointed as a member of the Wujal Wujal Warranga Justice Group.

Recognised Nominating Entity

Jalungi indigenous social grouping

Kuku Nyungkul indigenous social grouping

Kuku Yalanji indigenous social grouping

Traditional owners of the community government area of the Wujal Wujal Shire Council

Wujal Wujal elders' group

Wujal Wujal health group

Wujal Wujal men's group

Wujal Wujal women's group

Names of Persons Nominated

Lizzy Olbar
Junibel Doughboy

Diane Winkle
Lily Yougie
Carol Toby
Marilyn Wallace

Alma Ball
Doreen Ball
Kathleen Walker

Jackie Ball Jnr
Alfie Smith

Ron Harrigan
Jimmy Baird
Lila Creek

Mary Barlow
Jody Minniecon
Alice Tayley
Florence Walker

Peter Wallace
Norman Tayley
Desmond Tayley

Linda Walker
Doreen Creek

Withdrawal of members

4. Pursuant to section 5(2) of Schedule 18 of the *Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008* each of the persons whose name appears hereunder has withdrawn their nomination as a member of the Wujal Wujal Warranga Justice Group.

Recognised Nominating Entity

Jalungi indigenous social grouping

Names of persons withdrawn

Eileen Walker

**NOTIFICATION OF MEMBERSHIP OF MARANOVA-BALONNE
REGIONAL PLANNING COMMITTEE**

I, the Honourable Stirling Hinchliffe MP, Minister for Infrastructure and Planning, do hereby notify pursuant to section 33(1) of the *Sustainable Planning Act 2009*, that the following persons have been appointed to the Maranoa-Balonne Regional Planning Committee:

Councillor Donna Stewart - Mayor of Balonne Shire Council

Councillor Robert Loughnan - Mayor of Maranoa Regional Council / Regional Development Australia, Darling Downs and South West

Mr Lloyd Harth - AgForce South

Mr Geoff Penton - Queensland Murray Darling Committee

Ms Sue Harrison - Maranoa Health Enhancement Program

Ms Elizabeth Yeo - Queensland Resources Council

Ms Kelly Lamperd - Australian Petroleum Production and Exploration Association

Ms Jenny Flynn - Queensland Health

Mr Andrew Brier - Department of Environment and Resource Management

Mr Craig Rutledge - Department of Employment, Economic Development and Innovation

Mr Andrew Tsang - Department of Transport and Main Roads

Ms Charmaine Aldridge - Department of Communities

Stirling Hinchliffe MP
Minister for Infrastructure and Planning

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Register of Political Parties

The Electoral Commission of Queensland has made the following change in the Register of Political Parties:

Change the address for party related correspondence

Name of Party:	The Queensland Party
Previous address for correspondence:	PO Box 95 JIMBOOMBA QLD 4280
New address for correspondence:	GPO Box 1304 BRISBANE QLD 4001



Walter van der Merwe
Acting Electoral Commissioner

DEPARTMENT OF INFRASTRUCTURE AND PLANNING

State Development and Public Works Organisation Act 1971

NOTICE

The Governor in Council has approved, under Section 125 (1) (f) of the *State Development and Public Works Organisation Act 1971*, the Hancock Coal Pty Ltd Alpha Coal Rail Corridor Project as an infrastructure facility that is of significance, particularly economically or socially, to Australia, Queensland and the Fitzroy and Mackay regions being the regions in which the Hancock Coal Pty Ltd Alpha Coal Rail Corridor Project is to be constructed.

STATEMENT GIVING REASONS WHY THE GOVERNOR IN COUNCIL APPROVED BY GAZETTE NOTICE ON 1 OCTOBER 2010 THE HANCOCK COAL PTY LTD ALPHA COAL RAIL CORRIDOR PROJECT AS AN INFRASTRUCTURE FACILITY THAT IS OF SIGNIFICANCE UNDER THE *STATE DEVELOPMENT AND PUBLIC WORKS ORGANISATION ACT 1971*

1. **Decision**

On 1 October 2010, the Governor in Council approved by gazette notice under Section 125 (1) (f) of the *State Development and Public Works Organisation Act 1971* (SDPWO Act) the Hancock Coal Pty Ltd Alpha Coal Rail Corridor Project as an infrastructure facility that is of significance, particularly economically or socially, to Australia, Queensland and the Fitzroy and Mackay regions, being the regions in which the rail corridor is to be constructed. The Governor in Council, in making that decision, considered and adopted the reasons set out below that were prepared by The Coordinator-General, Mr Graeme Newton under Section 125 (5) of the SDPWO Act.

2. **Introduction**

On 16 February 2010, The Coordinator-General received an application (the Application) from Hancock Coal Pty Ltd (Hancock Coal) requesting that a coal rail corridor and track from its Alpha Coal mine in the Galilee Basin to the western boundary of the Abbot Point State Development Area (the Rail Corridor) be approved by the Governor in Council as an infrastructure facility of significance under Section 125 (1) (f) of the SDPWO Act.

Section 125 (1) (f) of the SDPWO Act provides that the Coordinator-General may take land for the purposes of an infrastructure facility that is:

- of significance, particularly economically or socially, to Australia, Queensland or the region in which the facility is to be constructed; and
- is approved by the Governor in Council, by gazette notice, as having that significance.

Pursuant to Section 125 (2) of the SDPWO Act, when considering whether an infrastructure facility would be of economic or social significance, the potential for the Rail Corridor to contribute to community wellbeing and economic growth or employment levels must be taken into account. In accordance with Section 125 (3) of the SDPWO Act, in assessing such potential, the contribution the Rail Corridor makes to agricultural, industrial, resource or technological development in Australia, Queensland or the region is a relevant consideration.

3. **Evidence or Other Material on Which Findings of Material Questions of Fact are Based**

In considering whether the Hancock Coal Pty Ltd Alpha Coal Rail Corridor Project is an infrastructure facility that is of significance, particularly economically or socially, to Australia, Queensland and the region(s) in which the facilities are to be constructed, The Coordinator-General and the Governor in Council had regard to the following materials:

- *State Development and Public Works Organisation Act 1971 (Qld)* and particularly Sections 125 and 174;
- *Guidelines for acquisition of land for infrastructure projects by persons other than the State*, September 1999, prepared pursuant to Section 174 of the SDPWO Act;
- *Guidelines for consultation and negotiation with native title interests*, September 1999 prepared pursuant to Section 174 of the SDPWO Act;
- Letter dated 16 February 2010 from Hancock Coal Pty Ltd, to The Coordinator-General, attaching Hancock Coal's Application for Declaration of an Infrastructure Facility of Significance and supporting material (the Application);
- Letter dated 16 February 2010 from Hancock Coal Pty Ltd, to the Deputy Coordinator-General (Geoff Dickie), attaching confidential documentation in support of the Application;
- Letter dated 19 February 2010 from the Deputy Coordinator-General (Geoff Dickie) inviting submissions from persons who may be affected by the proposed infrastructure facility, including Native Title Parties;
- Publication of Public Notices for the Proposed Hancock Coal Rail Corridor in *The Courier Mail* and regional Queensland papers on Saturday 20 February 2010, and Wednesday 24 February 2010;
- Press release dated Saturday 20 February 2010 by the Minister for Infrastructure and Planning;
- Report dated 10 March 2010 titled "Supplementary information for Hancock Coal Pty Ltd Infrastructure Facility of Significance Application", prepared by the Economic and Analysis Unit, Economic Policy and Research Branch, Economic Policy and Planning Division, Department of Employment, Economic Development and Innovation;
- Department of Infrastructure and Planning, "Projects – Alpha Coal Mine", <http://www.dip.qld.gov.au/projects/mining-and-mineral-processing/coal/alpha-coal-project.html>, (accessed 17 June 2010);
- Submissions commenting on the Application that were received from a range of affected interest holders and interested parties;
- Letter dated 12 April 2010 from Hancock Coal to The Coordinator-General responding to certain submissions which had commented on the Application;
- Email dated 19 April 2010 from Warren Phillips of Hancock Coal to David Stolz of the Department of Infrastructure and Planning, attaching a replacement Attachment F to Hancock Coal's letter dated 12 April 2010;
- Letter dated 20 April 2010 from the Deputy Coordinator-General (Geoff Dickie) to Hancock Coal requesting clarification of corridor alignment and update of Financial and Technical Capability material;

- Letter dated 28 April 2010 from the Deputy Coordinator-General (Geoff Dickie) to Xstrata Coal Pty Ltd advising of a potential amendment to the alignment of the Rail Corridor and seeking comments from Xstrata Coal Pty Ltd on an informal basis;
- Letter dated 28 April 2010 from the Deputy Coordinator-General (Geoff Dickie) to QCoal Pty Ltd advising of a potential amendment to the alignment of the Rail Corridor and seeking comments from QCoal Pty Ltd on an informal basis;
- Letter dated 30 April 2010 from Hancock Coal to the Deputy Coordinator-General (Geoff Dickie) responding to the Deputy Coordinator-General's letter of 20 April 2010;
- Letter dated 4 May 2010 from QCoal to the Deputy Coordinator-General (Geoff Dickie) providing comments on the potential amendment to the alignment of the Rail Corridor;
- Letter dated 11 May 2010 from Xstrata Coal to the Deputy Coordinator-General (Geoff Dickie) providing comments on the potential amendment to the alignment of the Rail Corridor;
- Copy of letter dated 14 May 2010 from Hancock Coal to the Treasurer confirming discussions in meeting of 6 May 2010;
- Letter dated 28 May 2010 from Hancock Coal to the Deputy Coordinator-General (Geoff Dickie) formally requesting an amendment to its Application in respect of the alignment of the Rail Corridor in the Newlands area;
- Copy of letter dated 31 May 2010 from Hancock Coal to QCoal regarding Hancock Coal's changes to the Rail Corridor alignment;
- Copy of letter dated 2 June 2010 from Hancock Coal to East West Line Parks Pty Ltd responding to its submission;
- Letter dated 2 June 2010 from the Deputy Coordinator-General (Geoff Dickie) to QCoal advising of Hancock Coal's amended Application and seeking comments;
- Letter dated 2 June 2010 from the Deputy Coordinator-General (Geoff Dickie) to Xstrata Coal advising of Hancock Coal's amended Application and seeking comments;
- Letter dated 4 June 2010 from QCoal to the Deputy Coordinator-General (Geoff Dickie) requesting additional time to respond to Hancock Coal's amended Application;
- Letter dated 8 June 2010 from QCoal to David Stolz of the Department of Infrastructure and Planning providing supporting information for request for additional time to respond to Hancock Coal's amended Application;
- Letter dated 11 June 2010 from the Deputy Coordinator-General (Shane McDowall) to QCoal granting an extension of time to respond to Hancock Coal's amended Application until 18 June 2010;
- Letters dated 11 June 2010 from the Executive Director of the Department of Infrastructure and Planning to five landowners affected by Hancock Coal's amended Application;

-
- Letter dated 15 June 2010 from the Deputy Coordinator-General (Shane McDowall) to Hancock Coal outlining proposed tenure arrangements and project arrangements between Hancock Coal and the State;
 - Letter dated 17 June 2010 from Hancock Coal to the Deputy Coordinator-General (Shane McDowall) responding to the Deputy Coordinator-General's letter of 15 June 2010;
 - Letter dated 18 June 2010 from the lawyers acting for an affected landowner to The Coordinator-General responding to Hancock Coal's amended Application;
 - Letter dated 18 June 2010 from QCoal to The Coordinator-General responding to Hancock Coal's amended Application;
 - Report dated 18 June 2010 titled "Assessment of 'statement' and 'relevant supporting documentation' submitted by proponent in satisfaction of criteria: (a) Preliminary Financial Analysis (of the facility), and (b) Proponent Financial and Technical Capacity", prepared by the Commercial Unit, Department of Infrastructure and Planning;
 - Letter dated 21 June 2010 from an affected landowner to The Coordinator-General responding to Hancock Coal's amended Application;
 - Letter dated 21 June 2010 from Hancock Coal to David Stolz of the Department of Infrastructure and Planning responding to QCoal's letter of 18 June 2010;
 - Letter dated 22 June 2010 from Hancock Coal to David Stolz of the Department of Infrastructure and Planning responding to the letter from an affected landowner of 18 June 2010;
 - Letter dated 22 June 2010 from Hancock Coal to David Stolz of the Department of Infrastructure and Planning responding to the letter from an affected landowner of 21 June 2010;
 - Letter dated 23 June 2010 from the Deputy Coordinator-General (Shane McDowall) in response to Hancock Coal's letter of 17 June 2010;
 - Letter dated 23 June 2010 from Xstrata Coal to the Deputy Coordinator-General (Geoff Dickie) responding to Hancock Coal's amended Application;
 - Letter dated 7 September 2010 from the Deputy Coordinator-General (Ed Ebert) to QCoal;
 - Letter dated 7 September 2010 from the Deputy Coordinator-General (Ed Ebert) to Xstrata Coal acknowledging receipt of correspondence dated 23 June 2010;
 - Letter dated 9 September 2010 from Hancock Coal to the Department of Infrastructure and Planning commenting on the letter from Xstrata Coal dated 23 June 2010;
 - Letter dated 9 September 2010 from QCoal to the Deputy Coordinator-General (Ed Ebert);
 - Report dated 10 September 2010 titled "Report on QCoal Pty Ltd's Submission on Infrastructure Facility of Significance Application by Hancock Coal Pty Ltd as part of the

Alpha Coal Project", prepared by Statewide Services Unit, Mines and Energy, Department of Employment, Economic Development and Innovation;

- Letter dated 16 September 2010 from the Deputy Coordinator-General (Ed Ebert) to QCoal;
- Letter dated 16 September 2010 from Hancock Coal to the Department of Infrastructure and Planning; and
- Letter dated 17 September 2010 from QCoal to the Deputy Coordinator-General (Ed Ebert); and
- Explanatory Memorandum to Executive Council Minute.

4. **Findings of Material Questions of Fact**

The conclusions set out below were made after having regard to the documents and materials set out above.

4.1 **Type of Infrastructure Facility Proposed Including Land on Which the Facility is to be Located**

The proposed infrastructure facility is a standard gauge, standalone railway line designed to transport significant quantities of bulk coal from Hancock Coal's Alpha Coal mine in the Galilee Basin to the Port of Abbot Point.

Details of the infrastructure facility

Hancock Coal, a wholly-owned subsidiary of Hancock Prospecting Pty Ltd (Hancock Prospecting), is proposing to develop the Alpha Coal Mine in the Galilee Basin, approximately 50 kilometres north of the township of Alpha, 130 kilometres south-west of the Clermont township, and approximately 360 kilometres south-west of Mackay. Upon final development in 2018, it is anticipated that the Alpha Coal Mine will produce approximately 30 million tonnes per annum (Mtpa) of thermal coal for export over a mine life in excess of 30 years.

Hancock Galilee Pty Ltd, also a wholly owned subsidiary of Hancock Prospecting, is proposing to develop the Kevin's Corner Mine in the Galilee Basin, which is also expected to produce approximately 30 Mtpa of coal over 30 years.

The proposed railway is a single standard gauge railway, approximately 495 kilometres long, from Hancock Coal's Alpha Coal Mine to Abbot Point that will accommodate between 30 and 60 Mtpa of coal throughput from the Galilee Basin. For the purposes of the Application, the Rail Corridor consists of that part of the railway from the Alpha Coal Mine to the western boundary of the Abbot Point State Development Area. An area of land for marshalling yards (including maintenance facilities) to be located south of the Rail Corridor near the Abbot Point State Development Area is also included in the Application.

Hancock Coal is proposing to use the Rail Corridor to transport 30 Mtpa of coal from its Alpha Coal Mine, and a further 30 Mtpa of coal from Hancock Galilee's proposed Kevin's Corner Mine following the development of that mine, including the construction of a loadout loop and a spur line from the loadout loop to the Rail Corridor, by that company. The railway track has been designed to carry 60 to 80 Mtpa. Five passing loops along the length of the mainline will allow capacity of 30 Mtpa. An additional three passing loops will

increase that capacity to 60 Mtpa. Additional passing loops and rollingstock will allow capacity to be increased to at least 80 Mtpa, and selective partial duplication will enable tonnages to be further increased. This will allow the railway to provide enough capacity to transport coal from other mines in the Galilee Basin area to Abbot Point.

The railway will be managed and operated in accordance with the provisions of the *Transport Infrastructure Act 1994*.

Hancock Coal anticipates that the final Rail Corridor will be approximately 60 to 100 metres in width. This will include the land required for the track itself, as well as drainage, access roads and other infrastructure necessary to support the railway. For the purpose of this approval Hancock Coal is seeking a footprint of 500 metres in width (250 metres either side of the nominal centre line). This footprint will be refined as the project proceeds to the construction phase.

The infrastructure facility to which this Application relates consists of the main railway line from Alpha Coal Mine to the western boundary of the Abbot Point State Development Area. Hancock Coal proposes other rail infrastructure, not the subject of this approval which will include a loadout loop at the Alpha Coal Mine site and unloading loops at the Port. Hancock Coal envisages that an associated company, Hancock Galilee, will construct a spur line to a loadout loop to service Hancock Galilee's proposed Kevin's Corner Mine site. A further three passing loops in the Rail Corridor will be required to create capacity for trains from Kevin's Corner.

Four trains per day on average will be required to transport 30 Mtpa of coal.

Details of the land upon which the infrastructure facility is proposed to be located:

The proposed Rail Corridor will pass through land in which there are 40 individual interest holders. All of the affected land is held in either freehold or leasehold title. The total land area covered by the final Rail Corridor will be up to approximately 50km².

By letter dated 17 June 2010, Hancock Coal confirmed that it intended to transfer to the State any land it voluntarily acquired for the Rail Corridor, in order to enable the State to own the underlying land for the Rail Corridor with such land being leased or sub-leased to Hancock Coal on a long term basis.

There are no Native Title holders affected by the Rail Corridor. However, there are three registered Native Title claim groups that intersect the proposed route: the Wangan and Jagalingou People; the Jangga People; and the Birri People. The final 60 kilometres of the proposed route does not affect a registered Native Title claim group.

The Rail Corridor passes through three Local Government areas: Barcaldine Regional Council; Isaac Regional Council; and Whitsunday Regional Council.

Details of the proposed alignment of the Rail Corridor:

Hancock Coal has undertaken detailed investigations to determine the preferred alignment for the Rail Corridor. Details of the investigations are set out at 4.10 below.

The proposed alignment has been developed by Hancock Coal having regard to:

- Avoidance of all National Parks, State Forests and Nature Reserves;

- Avoidance where possible of all mining leases and mineral development licences;
- Avoidance where possible of all remnant vegetation;
- Minimising the impact on rivers and streams;
- Minimising the impact on farming and grazing property;
- Avoiding towns and populated areas;
- Ensuring that the railway is as short as possible;
- Ensuring that the railway does not climb unnecessarily;
- Ensuring that the railway can be constructed;
- Ensuring that the rollingstock can be operated efficiently and effectively; and
- Balancing the above criteria with the requirement for sustainable operating cost parameters.

Where possible, Hancock Coal also sought to align the route with the Queensland Rail Northern Missing Link rail corridor, to minimise multiple impacts on interest holders and coal resource developers.

Hancock Coal wrote to all affected Exploration Permit holders giving them an opportunity for discussion to ensure that known resources were not impacted by the railway. The alignment was specifically chosen to avoid, to the greatest extent possible, all mining lease and mineral development licences and exploration permits.

The rail alignment enters the Abbot Point precinct from the west, crossing the Bruce Highway and the North Coast Rail Line as it enters the Abbot Point State Development Area. In this manner, the alignment minimises noise impacts for residents of Collinsville and avoids the Sonoma State Forest.

Hancock Coal notes that the proposed alignment is subject to changes that may arise as further studies and detailed design of the railway are undertaken.

Hancock Coal states that approximately 85 per cent of the Rail Corridor is firm. The remaining parts of the Rail Corridor are subject to flexibility, to ensure that potentially adverse effects are minimised. These areas of flexibility include:

- major river and creek crossings and their approaches;
- the proposed route through certain interest holders' properties;
- alignment of that part of the Rail Corridor which runs alongside the Bowen River Valley; and
- land which is covered by exploration and mining tenures, where the alignment traverses significant resources within existing exploration permits.

The Rail Corridor traverses land in the northern part of the Bowen Basin over which QCoal Pty Ltd (QCoal) and its subsidiaries hold exploration permits. QCoal expressed concerns regarding the potential sterilisation of resources as a result of construction of the Rail Corridor. Following discussions with QCoal, by letter dated 28 May 2010, Hancock Coal formally amended its Application to seek a realignment of the Rail Corridor in the area adjacent to the southern end of the Newlands coal rail system. Hancock Coal proposes to "hug" the existing Newlands rail line and the Northern Missing Link (which is currently under construction) so as to minimise additional impacts on QCoal. Hancock Coal stated that it believed that this was the most workable solution for both parties.

4.2 Demand Projections for the Services Associated with the Infrastructure

The coal deposits of the Galilee Basin comprise large volumes of high volatile, low rank thermal coals. Hancock Coal estimates that within the Galilee Basin across a number of projects there are over 14 billion tonnes of coal already identified by various companies, to the standards set by the Joint Ore Reserves Committee (JORC) in the JORC Code 2004, which is the standard adopted by the Australian Securities Exchange for reporting. In respect of the Alpha Coal and Kevin's Corner Projects, Hancock Coal has identified resources in excess of 7.8 billion tonnes (in compliance with JORC standards), 1.2 billion tonnes of which has been categorised in the JORC "Measured" category, which is the current equivalent of a bankable standard.

The Alpha Coal and Kevin's Corner Mines are ranked as one of the largest thermal coal resources in the world. The coal from those projects has been identified as a high quality thermal coal with low ash content and low sulphur. The coal has attractive Hardgrove Grindability Index (HGI) properties, is low in trace elements, and is a large resource capable of providing coal of a consistent quality.

Consumption of thermal coal globally increased by more than 35 per cent during the period 2001 to 2008, and is forecast to increase a further 34 per cent from 2009 to 2020. This reflects the significant growth in coal-fired generation. In the 2008-09 financial year, Queensland's exports of thermal coal rose by almost 10 million tonnes, mostly to China and Taiwan, in response to increased consumption, reduced prices and placement of some weaker coking coals into the thermal coal market. Reports indicate that China and India will require an additional 700 Mtpa of thermal coal by 2013, which cannot be met by their domestic markets. Ongoing demand for thermal coal is supported by leading energy and resources forecasters Wood Mackenzie, whose services are subscribed to by the Department of Infrastructure and Planning.

The global trade in thermal coal is estimated at 5.75 billion tonnes per annum, with the seaborne trade (export market) estimated at 700 million tonnes per annum. Australia, Indonesia, Colombia and South Africa are the largest seaborne exporters of coal. It is expected that increased demand for thermal coal in China and India will be the key driver of growth in the seaborne market. China in particular is now a net importer of coal and as its imports grow, the market is expected to become increasingly tight, providing opportunities for new thermal coal projects.

In order to meet this increasing demand for exported thermal coal and tap into the coal resources situated in the Galilee Basin, rail transportation is required to move the coal from Galilee Basin to Abbot Point, which has been identified as being the State's preferred northern location for exporting coal from the Galilee Basin. Potential Galilee Basin coal producers may export in excess of 100 Mtpa.

4.3 Needs Which the Facilities Would Meet and How the Infrastructure Would Satisfy the Identified Need

Given the forecast increased demand for thermal coal globally, particularly through the seaborne export market, and the large amounts of thermal coal which have already been identified in the Galilee Basin, there is a need for infrastructure for transportation of coal from the Galilee Basin to Abbot Point for exportation. The lack of transport and export infrastructure has been a major contributing factor to the present underdevelopment of the Galilee Basin.

There is no current rail infrastructure which services the Galilee Basin. The existing Newlands and Goonyella Queensland Rail (QR) networks are primarily servicing the Bowen Basin area and, even with construction of the Northern Missing Link, will not be equipped to accommodate demand from Galilee Basin producers.

Expansion of the existing networks is not preferable, given that they are already heavily utilised, and any expansion would cause significant delays to existing users during construction.

Transportation by road is also not considered to be suitable, given the number of trucks which would be required to transport the projected tonnages of coal from the Galilee Basin. Rail transportation has significant advantages over road transportation, in that it is economically more efficient and results in less greenhouse gas emissions.

The Rail Corridor would satisfy the need for transportation of coal from Galilee Basin to Abbot Point by providing a separate, standalone railway specifically designed for the transportation of coal between the two destinations. Due to the size of the Alpha Coal Mine and Kevin's Corner Mine, Hancock Coal took the view that the preferable approach would be to construct a purpose built railway.

Although Hancock Coal wishes to construct the Rail Corridor for the purpose of transporting coal from its Alpha Coal Mine to Abbot Point, and envisages that an associated company, Hancock Galilee, will use the Rail Corridor for that company's proposed Kevin's Corner Mine, Hancock Coal has also undertaken to provide access to the railway to third parties in accordance with a voluntary undertaking to be made by Hancock Coal pursuant to Part IIIA of the *Trade Practices Act 1974* (Cth). In this regard, there are a number of other significant coal producers in the Galilee Basin which are likely to benefit from the construction of the railway.

4.4 Timing of Project or Service Delivery

Hancock Coal has indicated that it wishes to commence construction for the Alpha Coal Project in mid-2011 for export of first coal late in 2013. Hancock Coal has advised that an associated entity, Hancock Galilee, has brought its project known as Kevin's Corner, forward to mesh in with the Alpha Coal Project timetable as far as possible.

Construction of the rail infrastructure within the Rail Corridor will take approximately 24 months to complete. Pending relevant approvals, Hancock Coal has indicated that it intends to commence construction of the railway in 2011, so that the railway is completed in time to transfer the first coal from the Alpha Coal Mine in late 2013.

4.5 Special Assistance Required from Government other than Land Acquisition

Hancock Coal's Application indicates that during the construction of the Rail Corridor it may seek State assistance with respect to road openings, closures and crossings, dealings with water crossings, access to land both within and outside of the corridor to carry out necessary and appropriate investigations, and any other dealings with respect to State land generally. Hancock Coal does not envisage requiring State assistance once construction of the Rail Corridor has been completed.

4.6 Preliminary Financial Analysis (of the proposed Infrastructure Facility)

In the Application, Hancock Coal estimates that construction of the railway will cost approximately \$2.2 billion for a capacity of 30 Mtpa, including the cost of earthworks and drainage, track supply, bridges, signalling, construction facilities and land acquisition.

An increased capacity to carry 60 Mtpa will cost approximately an extra \$60 million, including for an additional three passing loops to create capacity for additional trains.

In the Application, Hancock Coal notes that its Alpha Coal Project and Hancock Galilee's Kevin's Corner Project have "sufficient financial robustness to underwrite the economic and sustainable development of the railway". Capacity expansion to allow further third party use further improves the net present value for the Rail Corridor. Hancock Coal has confirmed that the Alpha Coal Project is financially viable on a standalone basis.

Hancock Coal has provided further information both in the Application, and subsequently, including by inspection, on a Commercial-in-Confidence basis.

Upon review of both the publicly available and Commercial-in-Confidence material provided by Hancock Coal, the Commercial Unit of the Department of Infrastructure and Planning, in its Report dated 18 June 2010, considered that Hancock Coal has progressed the financial analysis of the proposed facility as far as possible at this stage and that, based on the material to hand at this point in time, the Rail Corridor is expected to be viable.

4.7 Possible Environmental Impacts

An Environmental Impact Statement (EIS) is required for the Rail Corridor as a result of it being declared by the Coordinator-General under Section 26 of the SDPWO Act to be a significant project for which an EIS is required. The purpose of the EIS is to assess the potential adverse and beneficial environmental, economic and social impacts of the project; and management, monitoring, planning and other measures proposed to minimise any adverse environmental impacts of the project. In June 2009, The Coordinator-General approved the terms of reference for Hancock Coal's EIS. Hancock Coal anticipates that its EIS will be considered by The Coordinator-General in the last quarter of 2010.

On 13 January 2009 the Rail Corridor as part of the broader Alpha Coal Project was declared to be a 'controlled action' under the *Environment Protection and Biodiversity Conservation Act 1999* (Cth) for potential impacts on the following matters of national environmental significance:

- a) world heritage properties;
- b) national heritage places;
- c) listed threatened species and ecological communities; and
- d) listed migratory species.

Hancock Coal will prepare one EIS to satisfy the requirements under both Commonwealth and State legislation.

Hancock Coal noted that its investigations to date have not indicated any significant adverse impacts from the Rail Corridor that are not capable of being managed within the SDPWO Act EIS process. Hancock Coal advised that the alignment of the Rail Corridor has been designed to minimise impact on the environment, particularly to avoid areas of high ecological value where possible. The Rail Corridor does not cross any State Forests, National Parks or Reserves.

Hancock Coal stated that, as far as is possible, the Rail Corridor has been aligned so that vegetation areas "of concern" or "endangered" have been avoided. A high level examination of the remnant vegetation make-up of the Rail Corridor (within the 500 metre footprint) by the Department of Infrastructure and Planning has identified that approximately 15 per cent of the corridor comprises vegetation other than "Non remnant" or "Not of concern", and considered to be of concern. One section of "endangered-dominant" vegetation is eight kilometres long. Where vegetation clearing cannot be avoided, Hancock Coal has indicated that environmental offsets will be provided to compensate for vegetation loss.

Hancock Coal stated that the EIS process will be used to determine measures to minimise noise impacts from the operation of the railway. The technology that Hancock Coal has opted to use in the operation of the railway is likely to result in the railway being comparatively quiet. Hancock Coal has further stated that specific outcomes will be negotiated with interest holders that are likely to be impacted due to noise from operating coal trains.

The impact of dust on affected properties will be considered as part of the EIS process, however Hancock Coal noted at this stage that air quality operations for the railway will be developed in accordance with the Environmental Protection Policy for Air and in consultation with Government agencies. Further, the EIS process will require an assessment of the Rail Corridor against relevant Commonwealth and State policies relating to greenhouse gas emissions and climate change.

Hancock Coal has indicated that prior to commencement of construction of the Rail Corridor, it will prepare a Construction Environmental Management Plan (CEMP) which will be reflective of interest holder and other stakeholder consultation. The CEMP will contain measures for:

- minimisation of dust generation;
- mitigation of potential impacts on water quality;
- management of weeds during construction;
- minimisation of clearing, particularly clearing of remnant vegetation for temporary construction purposes;
- monitoring by an ecologist during clearing;
- rehabilitation of disturbed areas;
- provision of culverts to allow uninterrupted surface flows across landscape;

- collection of seeds prior to clearing from local native trees; and
- ongoing monitoring of development areas and rehabilitation sites.

Hancock Coal anticipates that during construction the main air quality impacts are likely to be associated with dust and emissions generated during earthworks and the movement of vehicles over exposed surfaces. Hancock Coal anticipates that, at this stage, dust and exhaust emissions are unlikely to have a significant impact. Further, Hancock Coal anticipates that noise and vibration impacts during construction are unlikely to be significant given that Hancock Coal has selected the location of its workers' camps, lay-down areas and temporary site operations a distance away from nearby properties.

These issues described above will be more fully discussed in the EIS.

4.8 Proponent's Financial and Technical Capacity to Implement the Proposed Facility

The Proponent is Hancock Coal Pty Ltd, a wholly-owned subsidiary of Hancock Prospecting Pty Ltd.

Hancock Prospecting is a private company fully owned and controlled by Ms Gina Rinehart and her family which has experience in prospecting, development, operations and marketing of bulk commodities, particularly iron ore. Under the direction of Mr Lang Hancock, Hancock Prospecting was responsible for initial development of the Pilbara region of Western Australia into the world's premier iron ore mining region. Hancock Prospecting has previous experience in developing a similar railway line in Western Australia, the Lang Hancock Railway.

Hancock Prospecting holds significant interests in a number of operating iron ore mines and a manganese mine, as well as a 50 per cent interest in the \$1.3 billion Hope Downs iron ore joint venture with Rio Tinto.

Hancock Coal has a dedicated Queensland-based team to oversee the development of the Alpha Coal and Kevin's Corner Projects and associated infrastructure, including the Rail Corridor as outlined in the Application, and in Hancock Coal's letter of 30 April 2010.

Hancock Coal has on a Commercial-in-Confidence basis advised The Coordinator-General the entities that it has appointed as its preferred operators in respect of its above rail operations, below rail operations and port operations.

Hancock Coal has provided to The Coordinator-General on a Commercial-in-Confidence basis a copy of its Project Execution Plan which outlines its plan to implement the proposed facility, attached to its letter of 30 April 2010. Hancock Coal has provided further information both in the Application, and subsequently, including by inspection, on a Commercial-in-Confidence basis.

Upon review of both the publicly available and Commercial-in-Confidence material provided by Hancock Coal, the Commercial Unit of the Department of Infrastructure and Planning, in its Report dated 18 June 2010, considered that Hancock Coal has progressed its implementation planning as far as possible at this stage, and that the implementation planning appears to be feasible and reasonable.

4.9 Negotiations to Acquire Land by Agreement

Hancock Coal has indicated that it has been undertaking all reasonable endeavours to negotiate successful outcomes with interest holders. Hancock Coal has stated that it would commence formal negotiations with relevant interest holders for the purchase of land by agreement in July 2010. Hancock Coal has stated its preference to obtain the land necessary by voluntary agreement with the relevant interest holders. In any event, prior to The Coordinator-General taking steps to acquire the land on behalf of Hancock Coal, Hancock Coal will be required to demonstrate that it has first made reasonable attempts to obtain the land by commercial negotiation.

With respect to the registered Native Title claim groups that intersect the Rail Corridor, Hancock Coal has issued to the Jangga and Birri People notices of its intention to develop a Cultural Heritage Management Plan (CHMP) pursuant to Part 7 of the *Aboriginal Cultural Heritage Act 2003* (Qld). Discussions with Native Title claimants are well advanced. Hancock Coal has entered into a CHMP with the Wangan and Jagalingou People, which was approved by the Chief Executive of the Department of Environment and Resource Management in December 2009.

CHMPs for the entire Rail Corridor have now been approved or submitted for approval.

On 27 March 2010, Hancock Coal issued public advertisements advising of its intention to commence negotiations for an Indigenous Land Use Agreement (ILUA) in respect of the area covered by the Rail Corridor. The ILUA with the Wangan and Jagalingou People has reached in principle agreement. The terms of an ILUA has been negotiated with both the Jangga People and the Birri People.

With regard to the last 60 kilometres of the Rail Corridor which does not have a registered Native Title claim group, Hancock Coal will be working with Queensland South Native Title Services (QSNTS) to identify the appropriate indigenous party for the purposes of the development of a CHMP and an ILUA.

4.10 Investigations on the Required Land

Hancock Coal has sought and, in many cases been provided with, access agreements from interest holders to undertake on ground ecological testing and other relevant studies as required for the EIS. Such access has been arranged through private negotiations with the interest holders rather than through the process provided for in the SDPWO Act.

Hancock Coal has also undertaken comprehensive investigations into the proposed alignment for the Rail Corridor. These investigations include a Pre-Feasibility Study in 2008, Value Engineering and Peer Review and Bridging Studies in 2009 and a Bankable Feasibility Study which is to be completed in 2010. These studies have covered the following areas:

- refinement and improvement of possible routes and the testing of other potential routes, using 12D modelling and 1:250,000 scale digital mapping;
- environment, land tenure and cultural heritage issues affecting route design and selection;
- technology and recommendations for signalling and communications issues;
- civil engineering works;
- structural engineering, including bridges and culverts;

- interactions with roads and access points;
- rail maintenance and provisioning facilities;
- rollingstock selection for the preferred alignment;
- temporary construction facilities;
- geotechnical desktop study and investigation of local construction materials;
- desktop study of available hydrology data for water supply and flooding issues; and
- power supply and utilities options.

Hancock Coal engaged the consultants Quantum to assist in the development of the proposed alignment through use of its Quantum Alignment Planning Solution (QAPS). QAPS enabled an analysis of all potential route alignments to determine which best met the relevant environmental, cultural, social, engineering and cost constraints. Hancock Coal assessed over 200 proposed routes through QAPS.

LiDAR surveys were also undertaken for the entire rail route. LiDAR is a laser based technology used to produce terrain, elevation and canopy models, and high accuracy surveys for detailed design of roads and railways.

4.11 Summary of the Public Submissions

As part of the significance, particularly economically or socially, to Australia, Queensland or the Fitzroy and Mackay regions, The Coordinator-General invited submissions on the relevant issues from affected persons, in accordance with the *Guidelines for acquisition of land for infrastructure projects by persons other than the State*.

A range of submissions were received from private individuals and from the following organisations:

- Isaac Regional Council;
- QCoal Pty Ltd;
- North Coal Pty Ltd;
- AMCI (Alpha) Pty Ltd;
- Calibre Global Pty Ltd;
- Bimblebox Nature Refuge;
- Mackay Conservation Group;
- Queensland South Native Title Services; and
- East West Line Parks Pty Ltd.

Following the submission of Hancock Coal's amended Application on 28 May 2010, additional submissions were received from QCoal, Xstrata Coal and two additional submissions were received from affected landowners.

Copies of all of the submissions were provided to Hancock Coal with an opportunity to respond. Hancock Coal has provided to The Coordinator-General its response to all submissions.

Many submissions argued that construction of the Alpha Coal Mine would lead to negative impacts. However, the subject of Hancock Coal's Application relates solely to the Rail Corridor. Hancock Coal is not seeking infrastructure facility of significance approvals in respect of its Alpha Coal and Kevin's Corner Projects, nor is such approval required in order for Hancock Coal to proceed with those projects.

Private individuals

A range of submissions were received from private individuals whose land is likely to be affected by the Rail Corridor and from interest holders residing near the Rail Corridor.

These individuals raised a number of concerns, including the potential for flood impacts and altered overland water flows negatively impacting farm water storages and land usage, separation of farming lands with associated loss of economic productivity, issues associated with the day-to-day management of their farming operations (such as the need to move or install new water pipelines, dams, fences, stockyards, under and overpasses, safety at rail crossings, noise pollution), and the health and safety risks to the local residents and cattle from dirt and coal dust pollution.

In response to the concerns raised by private individuals, Hancock Coal has noted the following:

- In accordance with the EIS process, Hancock Coal is required to put in place measures to minimise and manage environmental impacts. Hancock Coal will be liaising in this regard with individual interest holders to ascertain their specific concerns; and
- Hancock Coal will consult individually with affected interest holders regarding losses suffered as a result of construction of the railway. Hancock Coal has undertaken to, in consultation with interest holders reinstate or relocate existing farm infrastructure directly impacted by the railway. Where land is compulsorily acquired by The Coordinator-General, affected interest holders will be entitled to compensation in accordance with the *Acquisition of Land Act 1967* (Qld).

Further, Hancock Coal has committed to undertaking the same actions that Queensland Rail has undertaken with respect to interest holders affected by the Northern Missing Link, namely to:

- implement a Land Access Protocol for visiting personnel, consultants and contractors;
- provide cattle, vehicle and machinery crossings of the railway;
- provide service conduits at nominated locations under the railway to allow the laying of water pipes and other services;
- fence the corridor boundaries;

- pay financial compensation for property severance and any reduced economic viability;
- implement a Weed Management Plan;
- provide a safety and operational contact phone number; and
- once construction is underway, develop a plan with interest holders to implement the works in a coordinated manner.

As a result of Hancock Coal's amendment to its Application to seek a realignment of the Rail Corridor in the Newlands area, by letters dated the 11 June 2010, the Department of Infrastructure and Planning wrote to five interest holders affected by Hancock Coal's amended Application inviting submissions on the proposed changes to the original alignment traversing their land interests. Two additional submissions from landowners were received objecting to the realignment. In respect of those additional submissions, Hancock Coal noted that it would be amenable to seeking voluntarily agreed outcomes with the landowners in order to minimise impacts on their properties.

QCoal Pty Ltd

QCoal and its subsidiaries are the holders of various types of exploration and mining permits in the northern part of the Bowen Basin. QCoal noted that the original route of the Rail Corridor ran through areas held under QCoal's granted exploration permits. QCoal claimed that the corridor as proposed would result in sterilisation of significant resources of coal and presented "best case", "likely case" and "worst case" scenarios. QCoal estimated that the areas subject to the original alignment of the Rail Corridor had potential in situ coal resources of up to 498 million tonnes of raw coal, yielding up to 330 million tonnes of mainly hard coking coal product. In QCoal's estimate, this meant that up to \$66 billion worth of coal could be sterilised by the Rail Corridor. QCoal submitted that, as a result, QCoal and the State of Queensland would be deprived of significant coking resources, which had been identified as critical for replacement of declining coking resources in the State, and that the State would lose substantial coal royalties in the sum of up to \$5.56 billion. QCoal further claimed that the Rail Corridor had not taken into account the cost of compensation payable to QCoal as a result of sterilisation of its resources.

Hancock Coal in response stated that, in respect of one of the exploration permits which QCoal noted was particularly affected by the Rail Corridor, that the proposed alignment of the Rail Corridor in that area is parallel to the existing Northern Missing Link corridor, and that further impact as a result of the Rail Corridor is therefore expected to be minimal.

Hancock Coal also noted that the final Rail Corridor is only expected to be 60 to 100 metres in width, and that QCoal's calculations as to the amount of coal likely to be sterilised may have been based on the nominal 500 metres corridor width proposed by Hancock Coal for the purposes of its Application. In Hancock Coal's view, therefore, QCoal's estimate as to the value of coal likely to be sterilised is likely to be overstated. Further, if coal resources were in the future determined to be of significant value, Hancock Coal noted that there were precedents for the temporary or permanent relocation of rail corridors.

QCoal claimed that the Rail Corridor effectively severs the Galilee Basin from existing east coast rail and pipeline infrastructure, as well as severing the Bowen Basin vertically such that any projects or services that cross from east Bowen to west Bowen will need to cross the Rail Corridor. Hancock Coal, in its response, noted that the Rail Corridor has been designed to ensure that it does not cross any existing Queensland Rail networks except at the entry to

Abbot Point, so as to avoid isolating Bowen Basin coal producers from existing Queensland Rail networks. Hancock Coal further noted that there were no submissions from any Galilee Basin proponents as to isolation as a result of the Rail Corridor. The Rail Corridor is required to cross the North Queensland Gas Pipeline, Sunwater Pipeline and QR North Coast line. However, Hancock Coal stated that there are reasonably priced engineering solutions available to all these crossings.

QCoal also submitted that, as the *Mineral Resources Act 1989* (Qld) prevents the carrying on of operations within certain distances of a railway, this will significantly restrict new developments within the vicinity of the Rail Corridor. Hancock Coal, in its response, stated that the *Mineral Resources Act* relates only to activity on a mining lease, and does not apply where there is existing infrastructure in place.

QCoal expressed concern that the effect of the Rail Corridor on other projects being carried on within the Bowen Basin area had not been adequately addressed in Hancock Coal's Application, including the North Queensland Gas Pipeline, proposed Burdekin water pipeline duplication and Water for Bowen canal. Hancock Coal noted that the Pilbara railway in Western Australia had been successfully constructed to cross gas pipelines without significant impact. Further, some of the projects that QCoal referred to in its submission, such as the Water for Bowen balancing storage facility, Abbot Point Pumping Station, Ergon Energy Substation and Ramsar Wetlands are located within the Abbot Point State Development Area, and are not the subject of Hancock Coal's Application.

QCoal further claimed that Hancock Coal failed to properly negotiate with it.

QCoal claimed that all necessary considerations for an approval under Section 125 of the SDPWO Act had not been made out. In particular, it claimed that Hancock Coal failed to undertake a cost/benefit analysis of the route to the State and other Galilee Basin producers, and had failed to properly consider alternative routes, particularly those proposed by QCoal. QCoal further submitted that the computer modelling program utilised by Hancock Coal in determining the preferred alignment of the Rail Corridor was based on a flawed process. Hancock Coal responded by stating that it had undertaken an extensive analysis, consisting of a number of studies and a number of alternative rail routes.

QCoal submitted that the Rail Corridor would have a net negative financial impact on Australia, Queensland and the local region, by being a financial drain on the State's resources and the people of Queensland, and that it would have a negative impact upon the community wellbeing, economic growth and employment levels of the affected regions and Queensland as a whole. Hancock Coal has disputed this claim.

QCoal requested that an IFS declaration be deferred until a Bankable Feasibility Study had been completed for the Alpha Coal Project.

QCoal requested that the current route be realigned so as not to impact on QCoal's projects. To that end, QCoal proposed two alternative alignments for the Rail Corridor which would avoid impacting QCoal's tenements in the Bowen Basin and, in QCoal's submission, better service other coal producers in the Galilee Basin. In its response Hancock Coal stated that it had considered an alignment to the west of the current Rail Corridor, as suggested by QCoal, but had rejected an alignment in that area because it would have led to significantly increased construction and operational costs, as well as adding approximately 12 months to the construction period due to the topography and geology of the area. Hancock Coal noted that the alignments proposed by QCoal would involve traversing the Leichhardt Range, which was a major impediment to the establishment of an alignment in that area.

In response, Hancock Coal proposed a realignment of the route in the areas over which QCoal's mining interests lie so as to minimise the impact on QCoal. Hancock Coal noted that the amended alignment, which "hugs" the Northern Missing Link, minimises any potential impacts on possible coal resources. This is because the Rail Corridor will be placed as close as possible to the existing narrow gauge rail corridor. Hancock Coal was of the view that the amended alignments proposed by QCoal were not reasonable, and could not be progressed by Hancock Coal, as they would not enable the development of a viable, long term railway that will underpin the Galilee Basin developments.

On 28 April 2010 the Deputy Coordinator-General wrote to QCoal on an informal basis seeking comments on Hancock Coal's proposed realignment. QCoal responded by letter dated 4 May 2010 stating that the amended alignment was worse than the original alignment.

Geological Survey of Queensland, a division within the Department of Employment, Economic Development and Innovation (DEEDI), at a meeting on 1 April 2010, was requested to carry out an independent assessment of the claims of sterilisation made by QCoal in its submission. To this end, QCoal provided further supplementary information to DEEDI on a Commercial-in-Confidence basis.

This assessment found that the geological and coal quality data was sparse in all of the three areas of claimed sterilisation and insufficient to make a definitive determination of tonnage of sterilisation claimed. However, consideration of the resources demonstrated and the regional geology supported the view that significant resources of coal would be sterilised by the original alignment proposed in the Application. The assessment therefore recommended that an alternative route be considered.

Following discussions with QCoal, on 31 May 2010 Hancock Coal formally amended its Application, to change the alignment of the Rail Corridor in the area adjacent to the southern end of the Newlands coal rail system. The amended alignment proposes to "hug" the existing Newlands rail line and the Northern Missing Link (which is currently under construction), in order to provide a workable solution for both parties. Hancock Coal has also offered engineering design assistance to QCoal to optimise QCoal's access requirements to infrastructure.

The assessment by Geological Survey of Queensland found that the new proposed route by Hancock Coal appeared to substantially reduce the coal sterilisation impacts claimed in QCoal's original submission, as it:

- eliminates potential sterilisation in QCoal's Area 2;
- virtually eliminates sterilisation in QCoal's Area 3;
- significantly lessens the impact on coal resources in Area 1 by adjoining the corridor for the Northern Missing Link which is under construction; and
- passes over areas of deeper coal inferred to be of lesser quality and areas of major geological faults, and where coal is already sterilised by the existing Newlands line.

On 2 June 2010, the Deputy Coordinator-General wrote to both QCoal and Xstrata Coal formally advising of Hancock Coal's amended Application and the traversing of the Rail Corridor over land in which QCoal and Xstrata Coal hold interests.

QCoal, by letters dated 4 June 2010 and 8 June 2010, stated that it remained committed to opposing any rail corridor which traversed and sterilises the Moranbah Coal measures and sought an extension of time until 18 June 2010 to respond. This extension of time was granted by the Deputy Coordinator-General on 11 June 2010.

QCoal provided a response to the amended Application on 18 June 2010. QCoal noted that the amended route continues to severely affect QCoal's exploration permits by significantly sterilising resources and also affects QCoal's Drake Project.

QCoal submitted that Hancock Coal was required to amend its original Application, rather than just provide updated maps, and publish the amended Application on its website. QCoal also submitted that The Coordinator-General was required to re-advertise the amended Application.

QCoal repeated its submissions with respect to:

- The excessive nature of the 500 metre wide Rail Corridor footprint;
- The detrimental economic and social impact of the Rail Corridor;
- That the alternate route was not properly investigated;
- Should compulsory acquisition proceed, QCoal will seek full compensation for the value of its interests in the affected tenements, and costs attributable to disturbance and severance; and
- The failure by Hancock Coal to properly negotiate with it.

Additionally, QCoal submitted that:

- The Rail Corridor would sever the connection between QCoal's Byerwen Coal Mine and the Newlands Rail Line and Northern Missing Link. QCoal submitted that the additional bridges required to cross the Rail Corridor would render the Rail Corridor uneconomic;
- The amended alignment would continue to sever other QCoal developments such as the Havilah (Rosella Creek) Mine and Fig Tree Mine;
- The Rail Corridor would sever coal seam gas deposits held by BG and Westside;
- Hancock Coal has failed to undertake an EIS in relation to the proposed Rail Corridor, which is fundamental to satisfying the requirements of Section 125 and Section 174 of the SDPWO Act;
- Hancock Coal has not procured the necessary infrastructure for the delivery of water, power, port and rail facilities;
- Hancock Coal has failed to demonstrate a market for its medium grade thermal coal; and
- The proposed Resources Super Profits Tax renders the Alpha Coal Project uneconomic because it is a medium quality thermal coal project.

On 21 June 2010 Hancock Coal provided a response to the issues raised in QCoal's submission of 18 June 2010. Hancock Coal noted that the Rail Corridor does not actually impact upon the infrastructure or mining areas of QCoal's proposed Drake development.

Hancock Coal also noted that, contrary to QCoal's submission, no significant impacts are expected to coal seam gas deposits in the Newlands to Collinsville area, as the alignment of the railway is adjacent to the Northern Missing Link and Newlands railway.

Hancock Coal did not accept that there was a need to re-advertise the Application, as consultation has already occurred and the parties affected by the amendment were already in discussions with the Department of Infrastructure and Planning and/or Hancock Coal. Hancock Coal again clarified that the width of the final Rail Corridor will only be 60 to 100 metres.

Hancock Coal reiterated that the amended alignment for the Rail Corridor minimised any impacts on QCoal by following as close to the Northern Missing Link as possible, and also minimises impacts on any future Xstrata landholdings.

Hancock Coal also provided two recent demand forecasts and two recent price forecasts to demonstrate the ongoing demand for thermal coal globally. Hancock Coal noted that Australia's main competitor for thermal coal is Indonesia, and that Australia has lost market to Indonesia primarily due to a lack of rail and port infrastructure.

Hancock Coal submitted that the bridge costs provided by QCoal are substantially overstated. Hancock Coal has previously indicated that it would be prepared to locate the Rail Corridor in close proximity to the Northern Missing Link to share the approaches to bridge structures. Hancock Coal also submitted that the bridges referred to in the QCoal submission are planned regardless of the Rail Corridor as they are required to cross the Northern Missing Link.

Hancock Coal stated that it was in discussions with providers of the relevant necessary infrastructure.

Hancock Coal noted that the proposed Resource Super Profits Tax would have a negative impact on the entire minerals industry, but was of the view that it would have a far greater impact on QCoal's projects given they are still in a concept phase, making it more difficult to attract investment.

QCoal, by letter dated 17 September 2010 raised several issues of concern in relation to the manner in which the Application was being processed. It is not considered that the additional process steps which have been suggested by QCoal are, in the circumstances, required or necessary.

Other organisations

AMCI (Alpha) Pty Ltd, as the manager of the South Galilee Coal Project, was generally supportive of Hancock Coal's initiative but sought to ensure that the Rail Corridor is adequate to support the infrastructure required for both present and future demand, and that it would be a true multi-user corridor. In its response, Hancock Coal noted that the railway, as currently proposed, could be increased to hold a capacity of 120 Mtpa through additional rollingstock, passing loops and duplications. Beyond 120 Mtpa Hancock Coal noted that further duplication systems would be required. Hancock Coal stated that modelling work has been undertaken to confirm this approach, and that partial duplication could occur within the proposed 60 metre corridor. Further, Hancock Coal has consistently advised that it intends to make the railway available to third party users.

Calibre Rail Pty Ltd, which has been engaged by Hancock Coal as the railway consultant to undertake the Bankable Feasibility Project, provided a submission in support of Hancock

Coal's application. Calibre Rail referred to the wide ranging benefits which could result from a large project such as this, including employment opportunities for local and Indigenous communities, economic and skills development for supporting local industries and a direct and significant contribution to the State's export performance.

Isaac Regional Council provided a submission noting that if the Rail Corridor is not negotiated properly there may be a negative impact on the effective running of local cattle and cropping businesses. However, the Council also stated that it recognises the economic benefits to the communities within the Galilee and Bowen Basins, and has provided a letter of support in respect of Hancock Coal's Application.

Mackay Conservation Group raised concerns regarding environmental impacts and the compensation payable to affected interest holders. Although these concerns are not directly relevant to the criteria to be satisfied under Section 125 (1) of the SDPWO Act, Hancock Coal has stated its intention to minimise environmental impacts as much as possible and ensure that fair compensation is paid to interest holders.

Bimblebox Nature Refuge submitted that the grazing industry would suffer in having to compete with the wages offered by the mining industry, and that exploitation of the Galilee Basin's coal reserves prevented more sustainable and longer term development in the area.

Queensland South Native Title Services, acting for the Wangan and Jagalingou People, raised concerns that if the Rail Corridor is declared to be an infrastructure facility of significance, Hancock Coal will seek to compulsorily acquire the affected Native Title claim land prior to an ILUA being entered into. Hancock Coal in its response noted that its preference is to enter into an ILUA if possible. An ILUA with the Wangan and Jagalingou People has now in fact reached in-principle agreement.

North Coal Pty Ltd (North Coal) is the holder of an exploration permit in the Bowen Basin which is affected by the Rail Corridor. North Coal raised concerns with respect to impediments to the existing rail line and exploration activities. North Coal noted that it did not have any coal deposits directly sterilised by the Rail Corridor, but that it was concerned as to the effect the Rail Corridor will have on its future interests. Hancock Coal, in its response, stated that it had been careful to ensure that known, demonstrated mining resources will not be impacted by the Rail Corridor. In relation to access concerns, Hancock Coal noted that it is required to provide access for property holders during construction and that it did not expect that there would be any significant impediments in this regard.

East West Line Parks Pty Ltd (EWLP) through its Project Iron Boomerang (PIB), proposes to build a heavy-haul (40t/axle) standard gauge multi-user railroad for the transport of coal (east to west) and iron ore (west to east) across the width of Australia. EWLP submitted its objection to any and all development, including Hancock Coal's Alpha Coal Project, that would impede or affect the development of PIB. Hancock Coal responded by letter dated 2 June 2010 to EWLP noting that, as far as it was aware, it did not impede EWLP's plans with respect to the State Development Area, and indicating its undertaking to provide third party access to the Rail Corridor.

Xstrata Coal has mining exploration permits over land which is affected by the amended alignment of the Rail Corridor. In response to a request from the Deputy Coordinator-General for informal comment on the proposed realignment to the Rail Corridor, on 11 May 2010 Xstrata Coal provided a submission stating that it had not completed its exploration in the area proposed to be traversed by the Rail Corridor, and it was concerned that there may be mineable resources in that area which it had not discovered. Xstrata Coal stated that its

preference would be for an alignment which ran parallel to the existing railway line as much as possible and minimised the width of the Rail Corridor. Xstrata Coal noted that it was prepared to work with Hancock Coal to finalise an alignment which minimises impacts on Xstrata Coal. The amended Application submitted by Hancock Coal did propose an alignment "hugging" the Newlands Railway Line and Northern Missing Link. By letter dated 2 June 2010 the Deputy Coordinator-General wrote to Xstrata Coal seeking comments on Hancock Coal's amended Application. Xstrata Coal provided a response dated 23 June 2010, advising that the Rail Corridor will potentially sterilise coal assets held by Xstrata Coal and its joint venture partners. Xstrata Coal repeated its preference for the Rail Corridor to be included within the rail corridor currently required for the Northern Missing Link. Xstrata Coal advised that it would like sufficient time to conduct a drilling program to ascertain what, if any, economic coal deposits are contained beneath the Rail Corridor.

Hancock Coal in response by letter dated 9 September 2010 noted that the Rail Corridor does "hug" the Northern Missing Link wherever possible. Hancock Coal also stated that there were precedents to deal with the situation where coal resources are later located in land over which a railway has been built or is proposed to be built.

4.12 Economic Significance of the Infrastructure Facilities

In respect of the potential capability of the Rail Corridor to contribute to employment levels, as a factor which must be taken into account under Section 125 (2) of the SDPWO Act, the Rail Corridor will have significance to the Fitzroy and Mackay regions by providing greater employment opportunities. During construction of the railway between 2011 and 2013, Hancock Coal is intending to establish four different work camps along the Rail Corridor, with the possibility of further work camps also being established at each end of the railway. Each camp is expected to consist of approximately 250-300 workers. Upon construction, Hancock Coal estimates that 150-200 predominately operational staff will be employed to work on the railway, mostly at or near Bowen in the Whitsunday Region. It is anticipated that significant support businesses will also be required to assist with the running of the railway and the increased staff in the area.

The Rail Corridor is also likely to contribute to economic growth within Australia, Queensland and the Fitzroy and Mackay regions. Such a potential for economic growth must be taken into account in accordance with Section 125 (2) of the SDPWO Act.

Hancock Coal estimates that the Alpha Coal and Kevin's Corner Mines will increase Australia's export revenues by approximately \$5-6 billion per year, and will increase Queensland's overall coal production by 35 per cent. Such economic return is not possible without the necessary rail infrastructure to transport the coal to the port.

There will also be a demand for additional products as a result of the Rail Corridor, such as the need for the manufacture of coal transporting bins, additional locomotives and signalling equipment. This will have flow-on benefits not only for the relevant regions but also for the State.

In addition, by providing Hancock Coal with the ability to successfully produce the coal from the Alpha Coal and Kevin's Corner Mines for export, the Rail Corridor will indirectly benefit the Galilee Basin area by providing long-term sustainable jobs and increased wages spent primarily in the relevant region. Hancock Coal estimates that it will also provide the State of Queensland with over \$430 million per annum in royalty payments at full production of the above Mines.

It is anticipated that the Rail Corridor will open up mining of thermal coal in the Galilee Basin, as its remote location and corresponding lack of supporting infrastructure have precluded large-scale mining to date. The Rail Corridor would, therefore, provide a solid basis for future resource development in the area. There are many mining interests conducting exploration activities in the Galilee Basin at present. As noted above, over 14 billion tonnes of thermal coal which complies with JORC standards has been identified in the Galilee Basin by Hancock Coal and other potential producers.

There will be further significant flow-on economic benefits from the use and construction of such mines. Regionally it will lead to increased investment in the Galilee Basin, increased employment at the mines and for associated services, and an increase in money spent in the relevant region. At a State and National level, opening up the Galilee Basin will contribute to the growth of the coal industry in Queensland, an increase in royalties payable to the State and an increase in Australia's export revenue. Therefore, the Rail Corridor is likely to contribute to resource development, which is a relevant consideration in accordance with Section 125 (3) of the SDPWO Act.

4.13 Social Significance of the Infrastructure Facilities

In accordance with Section 125 (2) of the SDPWO Act the potential for the Rail Corridor to contribute to community well-being must be taken into account. There are a number of factors which indicate that the Rail Corridor will contribute positively to community well-being.

Opening up the Galilee Basin through the establishment of the Rail Corridor will lead to enhanced local infrastructure such as power, roads, water and communications, which local Councils would in all likelihood not be able to fund without outside intervention.

In 2008, the Barcaldine and Isaac Regional Councils had an estimated population of 3,394 and 21,933 people respectively, with unemployment levels lower than the State average. Forecasts indicate that the Barcaldine region will experience only limited population growth over the next 20 years, whereas the Isaac region is expected to experience rapid population growth. The anticipated labour requirements, at the very least during the construction process, would represent a significant expansion of the population base in these areas.

The Whitsunday Regional Council area, which has a largely tourism-based industry, has recently seen its unemployment rate rise to a level higher than the State average. Given that most of the operational and maintenance staff to be employed on the railway will be located in the Whitsunday Regional Council area, this will have significant social benefits, both in providing employment opportunities and also in diversifying the employment market. Further, as the Rail Corridor requires a skilled workforce, this presents opportunities for training and upskilling. This is a particularly important benefit given that the level of educational attainment in the areas along the Rail Corridor is lower than the State average.

Further, Hancock Coal has established the Hancock Community Support Program based at Alpha, to assist the Alpha community to achieve independent growth and long-term sustainability.

5. The Reasons for the Decision

The Hancock Coal Rail Corridor was approved as an infrastructure facility that is of significance, particularly economically or socially, to Australia, Queensland and the Fitzroy

and Mackay regions, being the regions in which the infrastructure facility is to be constructed, for the following reasons:

- There are forecasts of a significant increased demand in thermal coal globally in the next five years, particularly through the seaborne export market. Significant amounts of thermal coal have been identified in the Galilee Basin which could be exported to meet this demand;
- The Alpha Coal and Kevin's Corner Mines, to be constructed by Hancock Coal and related entities, are ranked as having one of the largest thermal coal resources in the world. Hancock Coal has identified in excess of 7.8 billion tonnes of coal which meets JORC compliance standards from those two Projects;
- There is no existing infrastructure suitable to allow transportation of coal from the Galilee Basin to Abbot Point, or to any other port, for exportation. This has contributed, at least in part, to the lack of large-scaling mining operations in the Galilee Basin. Existing rail infrastructure is unable to accommodate the demand and road transportation is unsuitable due to the projected tonnages of coal that would need to be transported;
- Hancock Coal is proposing to construct a standard gauge, stand alone railway of approximately 495 km in length from its Alpha Coal Mine in the Galilee Basin to the Port at Abbot Point. It is expected that a spur and loadout loop will also allow the railway to transport coal from the Kevin's Corner Mine, which is proposed to be constructed and operated by another subsidiary of Hancock Prospecting;
- It is expected that the railway will carry between 30 and 60 Mtpa of coal, although the railway has been designed to carry up to 80 Mtpa of coal, with an ability to further increase this capacity through the use of partial duplication;
- The Rail Corridor traverses land owned by approximately 40 different interest holders. Hancock Coal has proposed to transfer to the State any land it voluntarily acquires for the Rail Corridor, so that the State will own the underlying tenure for the land. Hancock Coal then proposes that the State lease or sub-lease the necessary land back to Hancock Coal on a long-term basis;
- The final width of the Rail Corridor will be between 60 and 100 metres, although for the purposes of its Application Hancock Coal has sought a footprint of 500 metres in width. This footprint will be refined as the project proceeds to the construction phase;
- Hancock Coal has undertaken to make the railway available to third party users pursuant to a voluntary undertaking in accordance with Part IIIA of the *Trade Practices Act 1974* (Cth). To this end, there are a number of other existing and potential coal producers in the Galilee Basin which are likely to benefit from a railway from the Galilee Basin to the Port at Abbot Point;
- Hancock Coal has undertaken a detailed analysis to determine the preferable route for the Rail Corridor, having regard to the minimisation of environmental impacts and the impact on affected interest holders. Hancock Coal amended its Rail Corridor in the area adjacent to the southern end of the Newlands coal rail system to minimise coal sterilisation and infrastructure access impacts. In that area Hancock Coal proposes to "hug" the existing Newlands rail line and the Northern Missing Link (which is currently under construction);

- Construction of the Rail Corridor is likely to commence in 2011, and will take approximately 24 months to complete. First export of coal from the Alpha Coal Mine, utilising the Rail Corridor, is anticipated for late 2013;
- Hancock Coal may require assistance from the State with respect to land acquisition in accordance with Section 125(1) (f) of the SDPWO Act, access to land and assistance with temporary closures of infrastructure during construction. Hancock Coal does not expect to require State assistance once the construction of the Rail Corridor has been completed;
- The information contained in Hancock Coal's Application and subsequent material, including that provided on a Commercial-in-Confidence basis, demonstrates that Hancock Coal has progressed the financial analysis of the proposed Rail Corridor as far as is reasonably possible at this stage and that, based on the material to hand the Rail Corridor is expected to be viable;
- The possible environmental impacts of the Rail Corridor will be scrutinised during the EIS process. Hancock Coal's EIS will need to be approved at both a State and Commonwealth level before the Rail Corridor can proceed. However, Hancock Coal has at this stage undertaken to provide environmental offsets where vegetation cannot be restored and to implement a CEMP to mitigate environmental effects of construction of the Rail Corridor;
- The information contained in Hancock Coal's Application and subsequent material, including that provided on a Commercial-in-Confidence basis, demonstrates that Hancock Coal has progressed its implementation planning as far as possible at this stage, and that the implementation planning appears to be feasible and reasonable;
- Hancock Coal has indicated that it will seek to commence negotiations with relevant interest holders to purchase the necessary land once the EIS and relevant approvals have been obtained. In this regard, it should be noted that, prior to The Coordinator-General being able to take land for the Rail Corridor, The Coordinator-General will need to be satisfied that Hancock Coal has taken reasonable steps to negotiate to acquire the land by agreement;
- In accordance with clause 3.18 of the *Guidelines for acquisition of land for infrastructure projects by persons other than the State*, made pursuant to Section 174 of the SDPWO Act, should Hancock Coal seek assistance from The Coordinator-General in compulsorily acquiring land required for the Rail Corridor, Hancock Coal will be required to confirm that the Rail Corridor will proceed within reasonable timeframes;
- Hancock Coal has negotiated the terms of ILUAs with two of the three affected registered Native Title claim groups. An ILUA with the third affected registered Native Title claim group has reached in principle agreement. In this regard, it should also be noted that, prior to The Coordinator-General being able to take any Native Title interests in land for the purpose of the Rail Corridor, he must be satisfied that Hancock Coal has taken reasonable steps to form an ILUA with the affected claim groups;
- Hancock Coal has conducted investigations on the affected land for the purpose of the EIS process. Hancock Coal has also undertaken a number of studies to determine the most preferable alignment for the Rail Corridor;
- The Rail Corridor will have economic significance to the Fitzroy and Mackay regions, Queensland and Australia, through:

- a) providing an increase in employment opportunities, both during construction of the railway and on an ongoing basis;
 - b) providing an opportunity for support businesses to be established to support the railway and its staff;
 - c) increasing Australia's export revenue in the amount of \$5 to 6 billion per year;
 - d) increasing the need for additional products to be manufactured as a result of the railway, such as coal transporting bins, additional locomotives and signalling equipment;
 - e) increasing Queensland's overall coal production by 35 per cent;
 - f) increasing the amount of royalties payable to the State, estimated to be \$430 million per year;
 - g) by providing the means through which coal from the Alpha Coal and Kevin's Corner Projects can be exported, indirectly contributing to long-term sustainable jobs; and
 - h) potentially opening up the Galilee Basin to encourage other large-scale mining projects in the area, which will have further flow-on economic benefits at the national, State and regional levels.
- On the basis of the factors identified above:
 - a) the Rail Corridor will make an important contribution to resource development in the Galilee Basin area and the relevant region, as well to Queensland and Australia more generally, pursuant to Section 125 (3) of the SDPWO Act; and
 - b) the Rail Corridor will contribute positively to economic growth and employment levels within the Fitzroy and Mackay regions and within Queensland and Australia, pursuant to Section 125 (2) of the SDPWO Act.
 - The Rail Corridor will have social significance to the Fitzroy and Mackay regions, Queensland and Australia, through:
 - a) providing a need for enhanced local infrastructure and technology, which may not have been financially viable otherwise;
 - b) increasing the population base in the Barcaldine and Isaac Regional Council areas particularly during the construction phase;
 - c) providing ongoing employment opportunities in the Whitsunday Regional Council area, which has an unemployment rate higher than the State average;
 - d) diversifying the employment opportunities available in the Whitsunday Regional Council area, which has a largely tourism-based industry; and
 - e) providing the opportunity for training or upskilling in areas where the level of education attainment is lower than the State average.
 - On the basis of the factors identified above, the Rail Corridor will positively contribute to community wellbeing, pursuant to Section 125 (2) of the SDPWO Act;
 - The submissions that have commented on Hancock Coal's Application or amended Application have all been taken into account. The findings of fact outlined above lead to the conclusion that the Rail Corridor should be approved as an infrastructure facility of significance;
 - Regard has been had particularly to the submissions made by QCoal in respect of the potential sterilisation of its resources. However, it is considered that the realignment proposed by Hancock Coal in its amended Application balances the needs of both parties. Consistent with the advice of Geological Survey of Queensland, it is considered that the

realignment substantially reduces any coal sterilisation impacts in respect of QCoal's exploration permits, by adjoining the Rail Corridor to the Northern Missing Link which is currently under construction and passes over areas of coal already sterilised by the existing Newlands line. QCoal's concern that the amended alignment continues to potentially sterilise its resources has been taken into account. However, given the significantly increased costs to Hancock Coal, as well as the geographical difficulties of realigning the Rail Corridor completely outside of the Bowen Basin area, combined with the preliminary stages of QCoal's exploration in the area, it is considered that the amended alignment is the best solution to balance the interests of both QCoal and Hancock Coal; and

- In response to QCoal's concerns that Hancock Coal failed to negotiate with it, there is no strict requirement under the SDPWO Act for the proponent to first attempt to purchase the land by commercial negotiation before a declaration under Section 125 (1) can be made. However, prior to any application for compulsory acquisition, Hancock Coal will need to demonstrate that it took reasonable steps to first purchase the land by agreement.
-

**NOTIFICATION OF NOT PROCEEDING WITH STATE PLANNING
INSTRUMENT**

I, the Honourable Andrew Fraser MP, Treasurer, Minister for Employment and Economic Development and Regional Planning Minister for the Wide Bay Burnett region do hereby notify pursuant to section 65 of the *Sustainable Planning Act 2009* that I have decided, pursuant to section 63(2)(c) of the *Sustainable Planning Act 2009*, not to make the draft *Wide Bay Burnett State Planning Regulatory Provisions 2009*.

All enquiries phone: 1300 724 051

Andrew Fraser MP
Treasurer, Minister for Employment and Economic Development and
Regional Planning Minister for Wide Bay Burnett

NOTIFICATION OF MAKING OF DRAFT REGIONAL PLAN

I, the Honourable Andrew Fraser MP, Treasurer, Minister for Employment and Economic Development and Regional Planning Minister for the Wide Bay Burnett Region do hereby notify pursuant to section 60(1)(a) of the *Sustainable Planning Act 2009* that the draft *Wide Bay Burnett Regional Plan* has been prepared.

Copies of the draft *Wide Bay Burnett Regional Plan* are available for inspection and collection free of charge from the Department of Infrastructure and Planning (Brisbane Office, Ground Level at 63 George Street, Brisbane or Bundaberg Office, Level 1, 7 Takalvan Street, Bundaberg) or at www.dip.qld.gov.au

Information about the draft *Wide Bay Burnett Regional Plan* may be obtained by telephoning 1300 724 051.

Written submissions about any aspect of the draft *Regional Plan* may be given to the Minister by any person from 1 October 2010 to 24 December 2010.

To be properly made, submissions must:

- be in writing;
- be received on or before 24 December 2010;
- state the name and residential or business address of each person who made the submission;
- be signed by the person making the submission unless the submission is made electronically;
- state the grounds of the submission and the facts and circumstances relied on in support of the grounds; and
- be made to the Regional Planning Minister.

Submitters are requested to structure their submissions to correspond with the headings of the draft *Regional Plan*.

Submissions can be sent to the Regional Planning Minister for Wide Bay Burnett:

By post: Department of Infrastructure and Planning
PO Box 979
Bundaberg Qld 4670

By fax: + 61 7 4151 9745

By email: widebayburnett@dip.qld.gov.au

All enquiries phone: 1300 724 051

**Andrew Fraser MP
Treasurer, Minister for Employment and Economic Development
Regional Planning Minister for Wide Bay Burnett**

NOTIFICATION OF MAKING OF DRAFT STATE PLANNING REGULATORY PROVISIONS

I, the Honourable Andrew Fraser MP, Treasurer, Minister for Employment and Economic Development and Regional Planning Minister for the Wide Bay Burnett region do hereby notify pursuant to section 60(1)(a) of the *Sustainable Planning Act 2009* that the draft *Wide Bay Burnett State Planning Regulatory Provisions 2010* have been prepared.

The draft *Wide Bay Burnett State Planning Regulatory Provisions 2010* will take effect as if it was a state planning regulatory provision immediately from the date of this gazette notice under section 73(2)(b) of the *Sustainable Planning Act 2009*.

Copies of the draft *Wide Bay Burnett State Planning Regulatory Provisions 2010* are available for inspection and collection free of charge from the Department of Infrastructure and Planning (Brisbane Office, Ground Level at 63 George Street, Brisbane or Bundaberg Office, Level 1, 7 Takalvan Street, Bundaberg) or at www.dip.qld.gov.au

Information about the draft *Wide Bay Burnett State Planning Regulatory Provisions 2010* may be obtained by telephoning 1300 724 051.

Written submissions about any aspect of the draft state planning regulatory provisions may be given to the Minister by any person from 1 October 2010 to 24 December 2010.

To be properly made, submissions must:

- be in writing;
- be received on or before 24 December 2010;
- state the name and residential or business address of each person who made the submission;
- be signed by the person making the submission unless the submission is made electronically;
- state the grounds of the submission and facts and circumstances relied on in support of the grounds; and
- be made to the Regional Planning Minister.

Submitters are requested to structure their submissions to correspond with the headings of the draft state planning regulatory provision that they are addressing.

Submissions can be sent to the Regional Planning Minister for Wide Bay Burnett:

By post: Department of Infrastructure and Planning
PO Box 979
Bundaberg Qld 4670

By fax: + 61 7 4151 9745

By email: widebayburnett@dip.qld.gov.au

All enquiries phone: 1300 724 051

Andrew Fraser MP
Treasurer, Minister for Employment and Economic Development
Regional Planning Minister for Wide Bay Burnett

Notification of Zones or Equivalent Designated Areas with Rural Residential Purpose

I, the Honourable Andrew Fraser MP, Treasurer Minister for Employment and Economic Development and Regional Planning Minister for Wide Bay Burnett, do hereby under Division 4 of the draft *Wide Bay Burnett State Planning Regulatory Provisions 2010*, identify each zone or equivalent designated area mentioned in the Schedule to this notice to be an area with a rural residential purpose.

This notice takes effect from 1 October 2010.

Schedule

Local Government	Planning Scheme	Zones or Equivalent Designated Areas with Rural Residential Purpose
		IPA Planning Scheme
Bundaberg Regional Council	Burnett Shire Planning Scheme	Hinterland Residential
	Isis Shire Planning Scheme	Rural Residential
	Kolan Shire Planning Scheme	Low Density Residential Precinct of the Residential Zone
Fraser Coast Regional Council	Hervey Bay City Planning Scheme	Rural Residential
	Maryborough City Planning Scheme	The Rural Residential Precinct of the relevant Local Area
	Tiaro Shire Planning Scheme	Rural Residential
	Woocoo Shire Planning Scheme	Rural Residential A Rural Residential B
Gympie Regional Council	Cooloola Shire Planning Scheme	Rural Residential
	Kilkivan Shire Planning Scheme	Rural Residential Locality
	Tiaro Shire Planning Scheme	Rural Residential
North Burnett Regional Council	Eidsvold Shire Planning Scheme	Rural Residential Zone
	Gayndah Shire Planning Scheme	Rural Residential
	Monto Shire Planning Scheme	Rural Residential
	Mundubbera Shire Planning Scheme	Low Density Residential Precinct of the Residential Zone
	Perry Shire Planning Scheme	Rural Residential
South Burnett Regional Council	Kingaroy Shire Planning Scheme	Rural Residential Locality
	Murgon Shire Planning Scheme	Rural Residential Locality
	Nanango Shire Planning Scheme	Rural Residential Locality
	Wondai Shire Planning Scheme	Rural Residential Locality

Andrew Fraser MP
Treasurer, Minister for Employment and Economic Development
Regional Planning Minister for Wide Bay Burnett

Notification of Development Areas

I, the Honourable Andrew Fraser MP, Treasurer, Minister for Employment and Economic Development and Regional Planning Minister for the Wide Bay Burnett region, do hereby under Division 4 of the draft *Wide Bay Burnett State Planning Regulatory Provisions 2010*, designate the land identified as Development Areas in the maps specified in the 'Development Area Map' column of the Schedule to this notice as Development Areas.

This notice takes effect from 1 October 2010.

Copies of the maps specified in the 'Development Area Maps' column of the Schedule are available for inspection and collection free of charge from the Department of Infrastructure and Planning (Brisbane Office, Ground Floor, 63 George Street, Brisbane 4002 or Bundaberg Office, Level 1, 7 Takalvan Street, Bundaberg) or at www.dip.qld.gov.au

Schedule

Local Government Area	Development Area	Development Area Maps
Bundaberg Regional Council	Kalkie / Ashfield - Bundaberg	BRC-01
Fraser Coast Regional Council	Nikenbah – Hervey Bay	FCRC-01
	St Helens - Maryborough	FCRC-02
Gympie Regional Council	Southside – Gympie	GRC-01
	Victory Heights – Gympie	GRC-01
	East Deep Creek – Gympie	GRC-01

Andrew Fraser MP
Treasurer, Minister for Employment and Economic Development
Regional Planning Minister for Wide Bay Burnett

DISSOLUTION OF A SCHOOL COUNCIL

In accordance with Section 56 of the *Education (General Provisions) Regulation 2006*, the dissolution of the School Council has been approved for the following school:

SCHEDULE

School	Date of Approval	Approval Position	Region
Charleville School of Distance Education	1/7/2010	Executive Director (Schools)	Darling Downs South West

MINISTER FOR MINES AND ENERGY**RECOGNISED STANDARD NO. 11 TRAINING IN COAL MINES**

Pursuant to Part 5 sections 72(1) and 72(2) of the *Coal Mining Safety and Health Act 1999*, I approve the release of the Recognised Standard No. 11, Training in coal mines. The Recognised Standard is posted on the Department of Employment, Economic Development and Innovation, Mining Safety and Health webpage.

Dated this 24th day of September 2010
Stephen Robertson
Minister for Mines and Energy

Government Owned Corporations Act 1993

Section 114

REVOCATION OF NOTIFICATION BY SHAREHOLDING MINISTERS

The Notification in the Public Interest, given on 15 April 2002, for SunWater Limited to comply with the State Government Policy on Information Privacy (Information Standard 42) issued under Sections 22(2) & 56(1) of the *Financial Management Standard 1997*, is revoked.

ANDREW FRASER MP
Treasurer and Minister for
Employment and Economic
Development

STEPHEN ROBERTSON MP
Minister for Natural Resources,
Mines and Energy and
Minister for Trade

Department of Health
Brisbane, 30 September 2010

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Health Services Act 1991*, has

- abolished as of 1 November 2010, the health service areas and health service districts constituted under Executive Council Minute No. 1229 dated 11 December 2008; and
- approved as of 1 November 2010, the declaration of and assignment of names to the health service districts as set out in the Schedule below:

SCHEDULE

Name of Health Service District	Areas of the state (based on Local Government Councils and Australian Bureau of Statistics statistical local areas geography as at 1 July 2008), public sector hospital or public health service facilities
Metro South	Redland City Council Logan City Council Brisbane City Council - So much of the City as is south of the Brisbane River, but excluding The Park - Centre for Mental Health. Part Scenic Rim Regional Council: Include statistical local areas of:- - Scenic Rim (R) - Beaudesert - Scenic Rim (R) - Tamborine-Canungra

Metro North	Moreton Bay Regional Council Brisbane City Council - So much of the City as is north of the Brisbane River, but excluding the hospitals and public sector health facilities within the Children's Health Services. Part Somerset Regional Council: Include statistical local areas of:- - Somerset (R) - Kilcoy
Children's Health Services	The Children's Health Services District (CHSD) encompasses- • the current Royal Children's Hospital (including community children's health services operated by the Royal Children's Hospital); and • coordination of tertiary paediatric services (excluding those provided in Townsville) with the Mater Children's Hospital (including advice to the Deputy Director-General Performance and Accountability on Mater contract matters relating to paediatric services).
Gold Coast	Gold Coast City Council
Darling Downs - West Moreton	Toowoomba Regional Council Dalby Regional Council Goondiwindi Regional Council Southern Downs Regional Council Lockyer Valley Regional Council South Burnett Regional Council Ipswich City Council Cherbourg Aboriginal Shire Council Part Somerset Regional Council: Include statistical local areas of:- - Somerset (R) - Esk Part Scenic Rim Regional Council: Include statistical local areas of:- - Scenic Rim (R) - Boonah Include management of The Park - Centre for Mental Health.
Sunshine Coast	Sunshine Coast Regional Council Gympie Regional Council
Wide Bay	Bundaberg Regional Council North Burnett Regional Council Fraser Coast Regional Council Part Gladstone Regional Council: Include statistical local areas of:- - Gladstone (R) - Miriam Vale
Central Queensland	Central Highlands Regional Council Rockhampton Regional Council Woorabinda Aboriginal Shire Council Banana Shire Council Part Gladstone Regional Council: Include statistical local areas of:- - Gladstone (R) - Calliope Pt A - Gladstone (R) - Calliope Pt B - Gladstone (R) - Gladstone
Townsville	Townsville City Council Charters Towers Regional Council Burdekin Shire Council Hinchinbrook Shire Council Palm Island Aboriginal Shire Council Richmond Shire Council Flinders Shire Council
Mackay	Mackay Regional Council Isaac Regional Council Whitsunday Regional Council

Cairns and Hinterland	Tablelands Regional Council Cairns Regional Council Cassowary Coast Regional Council Croydon Shire Council Etheridge Shire Council Yarrabah Aboriginal Shire Council
Torres Strait - Northern Peninsula	Torres Strait Island Regional Council Torres Shire Council Northern Peninsula Area Regional Council
Cape York	Aurukun Shire Council Cook Shire Council Hopevale Aboriginal Shire Council Kowanyama Aboriginal Shire Council Lockhart River Aboriginal Shire Council Mapoon Aboriginal Shire Council Napranum Aboriginal Shire Council Pormpuraaw Aboriginal Shire Council Wujal Wujal Aboriginal Shire Council Town of Weipa
Mount Isa	Mount Isa City Council Burke Shire Council Carpentaria Shire Council Cloncurry Shire Council Doomadgee Aboriginal Shire Council McKinlay Shire Council Mornington Shire Council
Central West	Barcaldine Regional Council Barcoo Shire Council Blackall-Tambo Regional Council Boulia Shire Council Diamantina Shire Council Longreach Regional Council Winton Shire Council
South West	Balonne Shire Council Bulloo Shire Council Murweh Shire Council Roma Regional Council Quilpie Shire Council Paroo Shire Council

PAUL LUCAS MP
Deputy Premier and Minister for Health

Integrated Resort Development Act 1987
Section 178

HOPE ISLAND RESORT (APPROVAL OF AMENDMENT TO BY-LAWS) NOTIFICATION (NO.1) 2010

Short Title

1. This Notification may be cited as the *Hope Island Resort (Approval of Amendment to By-law) Notification (No. 1) 2010*.

Approval

2. On 2 January 2008 under section 178 of the *Integrated Resort Development Act 1987* the former Deputy Premier and Minister for Infrastructure approved the Hope Island Resort Primary Thoroughfare Body Corporate By-laws made on 12 April 2007 by the Hope Island Resort Primary Thoroughfare Body Corporate, which amend the primary thoroughfare by-laws amended by notification published in the Gazette on 3 August 2007.

Commencement

3. The amended by-laws take effect on the date this notification is published.

Stirling Hinchliffe MP
Minister for Infrastructure and Planning

ENDNOTES

1. Approved by the Minister on 16/09/2010
2. Notified in the Gazette on 01/10/2010
3. Not required to be laid before the Legislative Assembly
4. The administering agency is the Department of Infrastructure and Planning

DEPARTMENT OF INFRASTRUCTURE AND PLANNING

NOTICE OF CHIEF EXECUTIVE APPROVAL 22/2010

Plumbing and Drainage Act 2002 s.98 (a)

1. Chief Executive Approval 22/2010 approved on 24 September 2010 for the Biotreat Mark 4 wastewater treatment system manufactured by Peter Boyd Enterprises Pty. Ltd.
2. Copies of approvals may be viewed on the department's website at – www.dip.qld.gov.au/plumbing/approved-systems.html
3. Copies of the Chief Executive Approval may be examined during business hours, free of charge, at the –
Department of Infrastructure and Planning
Floor 5
63 George Street
BRISBANE QLD 4000
4. Copies of approvals may be obtained from the Department by telephoning (07) 3404 1482

Glen Brumby
Executive Director
Building Codes Queensland
Date Approved 24 September 2010

DEPARTMENT OF INFRASTRUCTURE AND PLANNING

NOTICE OF CHIEF EXECUTIVE TESTING APPROVAL NO. T06/2010

Plumbing and Drainage Act 2002 s.98 (a)

1. Chief Executive Testing Approval No. T06/2010 approved on 27 September 2010 for the Nubian CGT2-80 advanced secondary greywater treatment system ("the system") manufactured by Nubian.
2. Copies of approvals may be viewed on the department website at – www.dip.qld.gov.au/plumbing/approved-systems.html
3. Copies of the Chief Executive Approval may be examined during business hours, free of charge, at the –
Department of Infrastructure and Planning
Floor 5
63 George Street
BRISBANE QLD 4000
4. Copies of approvals may be obtained from the Department by telephoning (07) 3404 1480.

Glen Brumby
Executive Director
Building Codes Queensland
Date Approved 27 September 2010

DECLARATION OF POLICE ESTABLISHMENT

I, Clement David O'REGAN, a person performing the duties and functions of the Office of Executive Officer in the Queensland Police Service, pursuant to Section 10.10 of the *Police Service Administration Act 1990* hereby declare the following place to be a temporary police establishment:

A temporary watchhouse at a marked Queensland Police Service Isuzu Van, Queensland Registration Number 834-KFI at Quamby, Queensland

as from and including Saturday 9 October 2010 to Sunday 11 October 2010 inclusive.

Declaration made at Townsville in the State of Queensland on 28 September 2010.

C D O'REGAN APM
ASSISTANT COMMISSIONER
NORTHERN REGION

**DEPARTMENT OF ENVIRONMENT AND RESOURCE
MANAGEMENT**

Heritage Register Decision

Under the provisions of s.54 of the *Queensland Heritage Act 1992*, the Department of Environment and Resource Management gives public notice that a decision has been made by the Queensland Heritage Council on 17 September 2010, to enter in the Queensland Heritage Register the following as State heritage places:

HRN: 602747	Maidenwell	King's Boarding House (former) Maidenwell-Cooyar Road
HRN: 602762	Elgin Vale	Elgin Vale Sawmill Manumbar Road
HRN: 602763	Kingaroy	St Michael and All Angels Church 2-6 Alford Street

**NOTICE OF AMENDMENT OF LAND DESIGNATED
FOR COMMUNITY INFRASTRUCTURE
MADE UNDER THE *SUSTAINABLE PLANNING ACT 2009***

Amendment to a designation of land for community infrastructure has been made

I, STEPHEN ROBERTSON MP, Minister for Natural Resources, Mines and Energy and Minister for Trade, give notice that under the *Sustainable Planning Act 2009*, Chapter 5, I have made a minor amendment to an earlier designation of land for community infrastructure by –

- removing four easements from the earlier designation; and
- adding four easements to the earlier designation.

The earlier designation was notified in the Queensland Government Gazette on 23 September 2009 as land on which Powerlink Queensland proposes to build the Yabulu South to Ingham 275/132 kilovolt double circuit transmission line.

Reason for amendments

The reason for the amendments to the earlier designation is that the transmission line route has been realigned to:

- reduce potential environmental impact; and
- note the correct property descriptions of designated land on the affected local government's planning scheme.

Details of the amendment to the earlier designation

The following areas of land are no longer subject to the earlier designation:

Easement /Area Reference	Easement Plan/Area Plan Number	Lot No.	Registered Plan Number	Local Government
BQA	SP211739	3	RP743374	Townsville City Council
BQ	SP211733	5	WG3	Townsville City Council
BR	SP211734	2	RP735801	Townsville City Council
CIDA	AP13071	Hencamp Creek		Townsville City Council

The following easements and areas of land have now been designated and are subject to the earlier designation:

Easement /Area Reference	Easement Plan/Area Plan Number	Lot No.	Registered Plan Number	Local Government
D	SP222773	3	RP743374	Townsville City Council
C	SP222772	5	WG3	Townsville City Council
E	SP222774	2	RP735801	Townsville City Council
CIDA	AP20045	Hencamp Creek		Townsville City Council

Type of community infrastructure for which the land is designated

The land is designated for the same purpose as the earlier designation, being operating works under the *Electricity Act 1994*. Specifically, these operating works are the Yabulu South to Ingham 275/132 kilovolt double circuit transmission line to be constructed by Powerlink Queensland.

STEPHEN ROBERTSON MP
Minister for Natural Resources,
Mines and Energy and
Minister for Trade
Dated: 23 September 2010

**NOTIFICATION OF APPROVED FORMS UNDER THE
*Mineral Resources Act 1989***

Commencement

The following forms have been approved by the Chief Executive, Mines and Energy, Department of Employment, Economic Development and Innovation on 28 September 2010 to take effect from date of gazettal.

Forms approved

The following forms have been approved:

Form No.	Version No.	Form Heading
FDU1643	V02 07/09	Mineral Royalty Return (Annual)

Availability of forms

These forms are available from:

The Department's website at www.deedi.qld.gov.au or

Royalty and Rent
Mines and Energy
Department of Employment, Economic Development and Innovation
PO Box 15216
City East Qld 4002

Telephone: (07) 323 71426

Rachelle Marson
A/Royalty Officer, Royalty and Rent
Mining and Petroleum Industry Policy
Mines and Energy
Department of Employment, Economic Development and Innovation

NOTIFICATION OF FORMS UNDER THE

PROPERTY AGENTS AND MOTOR DEALERS ACT 2000

Forms

- The following forms were approved by the Executive Director, Fair Trading Operations on 27 September 2010 under section 598 of the *Property Agents and Motor Dealers Act 2000*:

Form Number	Form Heading	Version
Form 1-1	Application for individual's licence	V8 Oct 2010
Form 1-2	Application for corporation's licence	V9 Oct 2010
Form 1-3	Application for resident letting licence	V9 Oct 2010
Form 1-4	Application for pastoral house licence	V9 Oct 2010
Form 1-5	Application for commercial agent's licence	V1 Oct 2010
Form 3	Application for a property agents and motor dealers registration certificate	V9 Oct 2010
Form 19	Notification of opening, closing or changing name of trust account	V1 Oct 2010
Mutual Recognition Form 1	Application for mutual recognition of occupational licence	V7 Oct 2010
Mutual Recognition Form 2	Application for mutual recognition of certificate of registration/occupational licence	V8 Oct 2010

2. Availability of Forms

These forms are available from:

- (a) Office of Fair Trading
Queensland Government Service Centre
Upper Plaza Terrace
33 Charlotte Street
Brisbane QLD 4000
- (b) All regional offices of the Office of Fair Trading
- (c) The website of the Office of Fair Trading at:
www.fairtrading.qld.gov.au

HOW TO VIEW THE LAST FOUR EDITIONS OF THE QUEENSLAND GOVERNMENT GAZETTE

Should you wish to view the last four editions of the Gazettes, then please visit our website at:

www.bookshop.qld.gov.au

The previous Friday's editions are updated on the website every Tuesday afternoon.

Steps:

- Go to www.bookshop.qld.gov.au
- Click on 'Browse catalogue'
- Click on the icon called 'Law & safety'
- Click on 'You and the law'
- Click on 'Government gazettes'
- Choose the Gazette required e.g. for the General Gazette choose 'Government Gazette'
- The last four editions are shown in date order
- Click on the red download button to view the Gazette free of charge

GAZETTE ADVERTISEMENTS

GENERAL GAZETTE

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

For example:

- Departmental Notices
- Gaming Machine Licence Applications
- Liquor Licence Applications
- Wine Industry - Satellite Cellar Door Applications
- Disposal of Unclaimed Goods
- Land Sales / Resumption of Land
- Meeting Notices
- Dissolution of Partnership Notices
- Unclaimed Monies, etc

Email your submission in Microsoft Word or PDF format to:

gazette@sds.qld.gov.au

OR Fax through your submission to: ... **(07) 3866 0292** with a covering letter.

OR Post to PO Box 5506, Brendale, Qld, 4500

All payments for non-account submissions must be receipted by Accounts **before 12 noon on Wednesdays.**

— Quotes are available on request —

A proof is then prepared and sent back to you for approval.

The final approval to print must be returned **before** close of business on Wednesday to be included in Friday's Gazette.

The Gazettes are set to print on Thursday morning and are sent to the printers Thursday afternoon.

Distribution is completed first thing Friday morning.

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Queensland

NOTIFICATION OF SUBORDINATE LEGISLATION

Statutory Instruments Act 1992

Notice is given of the making of the subordinate legislation mentioned in Table 1

TABLE 1

SUBORDINATE LEGISLATION BY NUMBER

No. Subordinate Legislation
Empowering Act

- 260 Private Health Facilities Amendment Regulation (No. 1) 2010**
Private Health Facilities Act 1999
- 261 Water Resource (Burdekin Basin) Amendment Plan (No. 1) 2010**
Water Act 2000
- 262 Coal Mining Safety and Health Amendment Regulation (No. 1) 2010**
Coal Mining Safety and Health Act 1999
- 263 Mining and Other Legislation Amendment Regulation (No. 1) 2010**
Coal Mining Safety and Health Act 1999
Explosives Act 1999
Mining and Quarrying Safety and Health Act 1999
- 264 Mineral Resources Amendment Regulation (No. 4) 2010**
Mineral Resources Act 1989
- 265¹ Education (Queensland Studies Authority) Amendment Regulation (No. 2) 2010**
Education (Queensland Studies Authority) Act 2002
- 266 Child Protection (Offender Reporting) Amendment Regulation (No. 1) 2010**
Child Protection (Offender Reporting) Act 2004
- 267 Proclamation commencing certain provisions**
Geothermal Energy Act 2010
- 268 Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010**
Agricultural Chemicals Distribution Control Act 1966
Chemical Usage (Agricultural and Veterinary) Control Act 1988
Drugs Misuse Act 1986
Fisheries Act 1994
Land Protection (Pest and Stock Route Management) Act 2002
Veterinary Surgeons Act 1936
- 269 Chemical Usage (Agricultural and Veterinary) Control Amendment Regulation (No. 1) 2010**
Chemical Usage (Agricultural and Veterinary) Control Act 1988
- 270 Rural and Regional Adjustment Amendment Regulation (No. 6) 2010**
Rural and Regional Adjustment Act 1994

Table 1—Subordinate Legislation by number—continued

No. Subordinate Legislation
Empowering Act

271 Funeral Benefit Business Regulation 2010
Funeral Benefit Business Act 1982

272 Proclamation commencing certain provisions
Child Protection and Other Acts Amendment Act 2010

273 Industrial Relations Amendment Regulation (No. 1) 2010
Industrial Relations Act 1999

274² Electrical Safety and Other Regulation Amendment and Repeal Regulation (No. 1) 2010
Electrical Safety Act 2002
State Penalties Enforcement Act 1999

275 Private Health Facilities (Standards) Amendment Notice (No. 1) 2010
Private Health Facilities Act 1999

-
- 1 A regulatory impact statement and explanatory note accompany the subordinate legislation
2 An explanatory note accompanies the subordinate legislation

TABLE 2

SUBORDINATE LEGISLATION BY EMPOWERING ACT

This table shows affected subordinate legislation

Empowering Act Subordinate Legislation	No.
Agricultural Chemicals Distribution Control Act 1966	
Agricultural Chemicals Distribution Control Regulation 1998	
• amd by Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010	268
Chemical Usage (Agricultural and Veterinary) Control Act 1988	
Chemical Usage (Agricultural and Veterinary) Control Regulation 1999	
• amd by Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010	268
• amd by Chemical Usage (Agricultural and Veterinary) Control Amendment Regulation (No. 1) 2010	269
Child Protection and Other Acts Amendment Act 2010	
Proclamation commencing certain provisions	272
Child Protection (Offender Reporting) Act 2004	
Child Protection (Offender Reporting) Regulation 2004	
• amd by Child Protection (Offender Reporting) Amendment Regulation (No. 1) 2010	266
Coal Mining Safety and Health Act 1999	
Coal Mining Safety and Health Regulation 2001	
• amd by Coal Mining Safety and Health Amendment Regulation (No. 1) 2010	262
• amd by Mining and Other Legislation Amendment Regulation (No. 1) 2010	263
Drugs Misuse Act 1986	
Drugs Misuse Regulation 1987	
• amd by Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010	268
Education (Queensland Studies Authority) Act 2002	
Education (Queensland Studies Authority) Regulation 2002	
• amd by Education (Queensland Studies Authority) Amendment Regulation (No. 2) 2010	265
Electrical Safety Act 2002	
<i>Electrical Safety (Installation of Ceiling Insulation) Notice 2009 SL No. 242</i>	
• rep by Electrical Safety and Other Regulation Amendment and Repeal Regulation (No. 1) 2010	274
<i>Electrical Safety (Installation of Ceiling Insulation) Notice 2010 SL No. 38</i>	
• rep by Electrical Safety and Other Regulation Amendment and Repeal Regulation (No. 1) 2010	274
Electrical Safety Regulation 2002	
• amd by Electrical Safety and Other Regulation Amendment and Repeal Regulation (No. 1) 2010	274
Explosives Act 1999	
Explosives Regulation 2003	
• amd by Mining and Other Legislation Amendment Regulation (No. 1) 2010	263
Fisheries Act 1994	
Fisheries Regulation 2008	
• amd by Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010	268

Table 2—Subordinate Legislation by empowering Act—continued

Empowering Act Subordinate Legislation	No.
Funeral Benefit Business Act 1982	
<i>Funeral Benefit Business Regulation 2000 SL No. 220</i>	
• rep by Funeral Benefit Business Regulation 2010	271
Funeral Benefit Business Regulation 2010	271
Geothermal Energy Act 2010	
Proclamation commencing certain provisions	267
Industrial Relations Act 1999	
Industrial Relations Regulation 2000	
• amd by Industrial Relations Amendment Regulation (No. 1) 2010	273
Land Protection (Pest and Stock Route Management) Act 2002	
Land Protection (Pest and Stock Route Management) Regulation 2003	
• amd by Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010	268
Mineral Resources Act 1989	
Mineral Resources Regulation 2003	
• amd by Mineral Resources Amendment Regulation (No. 4) 2010	264
Mining and Quarrying Safety and Health Act 1999	
Mining and Quarrying Safety and Health Regulation 2001	
• amd by Mining and Other Legislation Amendment Regulation (No. 1) 2010	263
Private Health Facilities Act 1999	
Private Health Facilities (Standards) Notice 2000	
• amd by Private Health Facilities (Standards) Amendment Notice (No. 1) 2010	275
Private Health Facilities Regulation 2000	
• amd by Private Health Facilities Amendment Regulation (No. 1) 2010	260
Rural and Regional Adjustment Act 1994	
Rural and Regional Adjustment Regulation 2000	
• amd by Rural and Regional Adjustment Amendment Regulation (No. 6) 2010	270
State Penalties Enforcement Act 1999	
State Penalties Enforcement Regulation 2000	
• amd by Electrical Safety and Other Regulation Amendment and Repeal Regulation (No. 1) 2010	274
Veterinary Surgeons Act 1936	
Veterinary Surgeons Regulation 2002	
• amd by Primary Industries and Fisheries Legislation Amendment Regulation (No. 1) 2010	268
Water Act 2000	
Water Resource (Burdekin Basin) Plan 2007	
• amd by Water Resource (Burdekin Basin) Amendment Plan (No. 1) 2010	261

Copies of the subordinate legislation can be purchased by arrangement from—
Queensland Government Services Centre, 33 Charlotte Street, Brisbane Qld 4000

To arrange for subordinate legislation to be sent to the centre for your collection please telephone 131304

A mail service or a subscription service for subordinate legislation is also available from—
SDS Publications Telephone: (07) 3883 8700
PO Box 5506 Brendale, Qld 4500 Facsimile: (07) 3883 8720

Purchase on-line at—<www.bookshop.qld.gov.au>

*Liquor Act 1992***NOTICE OF APPLICATION FOR A LIQUOR LICENCE**

- Applicant's Name:** Amaroo Properties Pty Ltd ATF The Phoenix Trust.
- Premises:** Mary River Motor Inn, 23 Chatsworth Road, Gympie.
- Principal Activity:** Commercial Other Licence (Subsidiary On-Premises) - Provision of Accommodation and Public Dining.
- Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday 24 hours per day for residents and their guests in the accommodation units only.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

Format of Objections:

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at www.olgr.qld.gov.au**

A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact Mr Graham Brown on (07) 3300 1578 or email grahambrown6@bigpond.com

Closing Date for Objections or Submissions: 1st November 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
PO Box 3703
HERVEY BAY QLD 4655
Telephone: (07) 4197 9803

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1628

*Liquor Act 1992***NOTICE OF APPLICATION FOR A LIQUOR LICENCE**

- Applicant's Name:** Clear River Pty Ltd ATF the Peattie Family Trust.
- Premises:** Pickled Cactus Mexican Restaurant, Shop 44, 33 Hollywell Road, Biggera Waters.
- Principal Activity:** Commercial Other (Subsidiary On-Premises) - Provision of meals prepared and served to be eaten on the premises.
- Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

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A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact Mr Garry Oliver on (07) 5529 0834 or email garry@barstraining.com.au

Closing Date for Objections or Submissions: 29th October 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
PO Box 3520
Australia Fair
SOUTHPORT QLD 4215
Telephone: (07) 5581 3390

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1629

*Liquor Act 1992***NOTICE OF APPLICATION FOR A LIQUOR LICENCE**

- Applicant's Name:** SMAE Pty Ltd ATF Perry Family Trust.
- Premises:** The Coffee Club Innisfail Café Bar Restaurant, 30-32 Fitzgerald Esplanade, Innisfail.
- Principal Activity:** Commercial Other (Subsidiary On-Premises) - Provision of meals prepared and served to be eaten on the premises.
- Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

Format of Objections:

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at www.olgr.qld.gov.au**

A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact Mr Michael Perry on (07) 4067 4190 or email perrysm@westnet.com.au

Closing Date for Objections or Submissions: 29th October 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
PO Box 2378
CAIRNS QLD 4870
Telephone: (07) 4048 1172

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1631

*Liquor Act 1992***NOTICE OF APPLICATION FOR EXTENDED TRADING HOURS**

Applicant's Name: The Code Bar & Nightclub Pty Ltd atf The Hanny Bear Trust.

Premises: The Code Bar & Nightclub Pty Ltd, 99-101 Victoria Street, Mackay.

Principal Activity: Commercial Other (Subsidiary On-Premises) - Provision of Entertainment.

Current Trading Hours:

10:00a.m. to 3:00a.m. - Monday to Sunday.

Proposed Trading Hours:

10:00a.m. to 3:00a.m. - Sunday to Thursday
10:00a.m. to 4:00a.m. - Friday to Saturday.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

Format of Objections:

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at www.olgr.qld.gov.au**

A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact Stephen Renwick on 0448 932 209 or email securitycode@live.com.au

Closing Date for Objections or Submissions: 6th October 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
PO Box 1032
MACKAY QLD 4740
Telephone: (07) 4967 1005

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1630

*Liquor Act 1992***NOTICE OF APPLICATION FOR A DETACHED BOTTLESHOP****Address of Bottleshop:**

Shop T8, Greenslopes Convenience Centre,
620 Logan Road (Cnr Chatsworth Road),
Greenslopes.

Applicant's Name and Address:

Mahelp Pty Ltd trading as Bar Barossa,
Tenancies B2A and B2B, 545 Queen Street,
Brisbane.

Principal Activity:

The sale and supply of liquor for consumption off the premises.

Trading Hours:

10:00a.m. to 12midnight - Monday to Sunday.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

Format of Objections:

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at www.olgr.qld.gov.au**

A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact David Grundy at Liquor & Gaming Specialists on (07) 3252 4066 or email david@lgs.net.au

Closing Date for Objections or Submissions: 27th October 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
Locked Bag 180
CITY EAST QLD 4002
Telephone: (07) 3224 7131

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1632

Liquor Act 1992

NOTICE OF APPLICATION FOR A DETACHED BOTTLESHOP**Applicant's Name and Address:**

DAS Investment Holdings Pty Ltd as trustee for The Stewart Investment Trust trading as Mossman Hotel.

Address of Bottleshop:

Shop 1, Mossman Daintree Road (cnr O'Leander Drive), Wonga.

Principal Activity: The sale and supply of liquor for consumption off the premises.

Trading Hours: 10:00a.m. to 10:00p.m. - Monday to Sunday.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

Format of Objections:

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at www.olgr.qld.gov.au**

A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact Nathan Chalmers at Liquor & Gaming Specialists on (07) 3252 4066 or email nathan@lgs.net.au

Closing Date for Objections or Submissions: 21st October 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
PO Box 2378
CAIRNS QLD 4870
Telephone: (07) 4048 1172

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1633

Liquor Act 1992

NOTICE OF APPLICATION FOR A DETACHED BOTTLESHOP & EXTENDED TRADING HOURS

Applicant's Name: S.O.H. Pty Limited atf the Smith O'Neill Hotels Discretionary Trust trading as The Grand Hotel Labrador.

Bottle Shop Address:

Shop G023, Australia Fair Shopping Centre, Marine Parade, Southport.

Principal Activity: Commercial Hotel - Sale of liquor for consumption off the premises.

Trading Hours: 9:00a.m. to 12midnight - Monday to Sunday.

OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.

Grounds for Objection:

1. Undue offence, annoyance, disturbance or inconvenience to persons who reside or work or do business in the locality concerned, or to persons in or travelling to or from an existing or proposed place of public worship, hospital or school is likely to happen; or
2. The amenity, quiet or good order of the locality concerned would be lessened in some way.

Format of Objections:

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at www.olgr.qld.gov.au**

A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING whether the granting of this application will impact on the community, particularly relating to matters which the Chief Executive must have regard under Section 116(6) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact Jennifer Rolland, Liquor Licensing Consultants on (07) 5491 5022 or email llc@powerup.com.au

Closing Date for Objections or Submissions: 27th October 2010

Lodging Objections or Submissions:

Objections and/or Submissions should be lodged with:

Licensing Officer
Office of Liquor and Gaming Regulation
PO Box 3520
AUSTRALIA FAIR QLD 4215
Telephone: (07) 5581 3390

Copies of any objections or submissions will be forwarded to the applicant and a conference may be held.

All objectors will be notified in writing when a decision has been made on the application.

Executive Director, Office of Liquor and Gaming Regulation 1634

CONTENTS

(Gazettes No. 28-35—pp. 215-301)

	Page
APPOINTMENTS.....	253-254
NOTICES / BYLAWS / DECLARATIONS / STATUTES	256-292
Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act	
Aboriginal Cultural Heritage Act	
Acquisition of Land Act	
Coal Mining Safety and Health Act	
Education (General Provisions) Act	
Electoral Act	
Electricity Act	
Environment Protection and Biodiversity Conservation Act	
Government Owned Corporations Act	
Health Services Act	
Integrated Resort Development Act	
Justices of the Peace and Commissioners for Declarations Act	
Mineral Resources Act	
Plumbing and Drainage Act	
Police Service Administration Act	
Queensland Heritage Act	
State Development and Public Works Organisation Act	
Sustainable Planning Act	
Trade Practices Act	
Transport Infrastructure Act	
NOTIFICATION OF FORMS	292-293
Mineral Resources Act	
Property Agents and Motor Dealers Act	
NOTIFICATION OF SUBORDINATE LEGISLATION.....	294-297
ADVERTISEMENTS	298-300
Liquor Act	
Bills Assented to	NIL THIS WEEK
Extraordinary Gazette (Premier and Cabinet)	215
Extraordinary Gazette (Premier and Cabinet)	217
Extraordinary Gazette (Other)	219-220
Extraordinary Gazette (Other)	221
Environment and Resource Management Gazette.....	223-225
Transport / Main Roads Gazette	227-232
Local Government Gazette	NIL THIS WEEK
Vacancies and Appointments in Public Service	233-251
General Gazette	253-300