

## **PUBLISHED BY AUTHORITY**

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**Vol. 364**]

FRIDAY 20 DECEMBER 2013

# Christmas & New Year Dates & Closing Times for 2013-2014

Final 2013 Gazettes - Published Friday 20 December 2013

## **Deadlines**

Vacancies Appointments - 12 noon Tuesday 17 December 2013



Other Gazettes - 12 noon Wednesday 18 December 2013 Final Proofs by - Close of business Wednesday 18 December 2013

First 2014 Gazettes Published Friday 10 January 2014

## **Deadlines**

Vacancies Appointments - 12 noon Tuesday 7 January 2014

Other Gazettes - 12 noon Wednesday 8 January 2014 Final Proofs by - Close of business Wednesday 8 January 2014



If you have queries regarding this matter please do not hesitate to contact the Gazette Team - gazette@hpw.qld.gov.au

Have a Merry Christmas & a Happy New Year



# **EXTRAORDINARY**PUBLISHED BY AUTHORITY

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## **SUNDAY 15 DECEMBER 2013**

[No. 88

### Queensland



Constitution of Queensland 2001

## **PROCLAMATION**

**I**, PAUL de JERSEY, Chief Justice of Queensland, acting under section 41 of the *Constitution of Queensland 2001*, having previously taken the prescribed oaths, have today assumed the administration of the government of the State as Acting Governor because Her Excellency Penelope Wensley, Governor, is absent from the State.

[L.S.] PAUL de JERSEY *Acting Governor* 

Signed and sealed on 15 December 2013.

By Command

Campbell Newman

God Save the Queen

## **ENDNOTES**

- 1. Made by the Acting Governor on 15 December 2013.
- 2. Published in an Extraordinary Government Gazette on 15 December 2013.
- 3. The administering agency is the Department of the Premier and Cabinet.

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## **EXTRAORDINARY PUBLISHED BY AUTHORITY**

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## MONDAY 16 DECEMBER 2013

[No. 89

## **DECLARATION OF A SPECIAL PURPOSE VEHICLE** UNDER THE QUEENSLAND BUILDING AND CONSTRUCTION COMMISSION ACT 1991

Pursuant to section 42(2), item 10 of Schedule 1A and Schedule 2 of the Queensland Building and Construction Commission Act 1991, I hereby declare that Plenary Schools Pty Ltd (ACN: 165 733 737) is a special purpose vehicle established to carry out a public-private partnership for the Queensland Schools Project between the State of Queensland and Plenary Schools Pty Ltd (ACN: 165 733 737) for the purposes of the design, construction, commissioning, financing, and maintenance of a package of schools and the provision of facilities management services to those schools.

Treasurer and Minister for Trade

Signed on the 5th day of December 2013.

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## **EXTRAORDINARY** PUBLISHED BY AUTHORITY

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## THURSDAY 19 DECEMBER 2013

[No. 90

Water Act 2000 (Section 1013D)

## **RURAL WATER PRICING DIRECTION NOTICE (No. 1) 2013**

### **Short title**

- 1. This notice may be cited as the *Rural Water Pricing Direction Notice (No. 1) 2013*.
- Queensland Bulk Water Authority, trading as Seqwater is directed to comply with this notice when charging rural irrigation water prices in Seqwater water supply schemes and distribution systems for the period commencing on 1 January 2014 and ending on 30 June 2017.

## Prices for rural irrigation customers in Seqwater water supply schemes and distribution systems

## Bulk water supply schemes

- 3. The rural irrigation water prices for Seqwater bulk water supply schemes are the Recommended Final Prices in
  - Table 7.26, page 255 of the Queensland Competition Authority's Final Report Segwater Irrigation Price Review 2013-17 Volume 1 (April 2013)\* (QCA Final Report).

## Distribution systems

- The rural irrigation water prices for Segwater distribution systems are the Recommended Final Prices in
  - Table 7.27, page 256 of the QCA Final Report
- The charging components in the Recommended Final Prices comprise a
  - a. River Part A charge payable for each megalitre of water entitlement; and
  - b. River Part B charge payable for each megalitre of water used under the water entitlement; and
  - c. Part C charge payable for each megalitre of water entitlement; and
  - d. Part D charge payable for each megalitre of water used under the water entitlement.

## **Termination fees - Pie Creek**

- The rural irrigation termination fees for Pie Creek are the Recommended Final Report Termination Fees in
  - Table 7.28, page 257 of the QCA Final Report.
- The rural irrigation termination fees for Pie Creek are the maximum Seqwater can charge. Seqwater may decide to charge a fee that is lower than the rural irrigation termination fee determined in paragraph 6.

## **Recommendations related to Pricing Practices**

In regard to the recommendations detailed in Schedule 1, Seqwater is directed to implement the recommendations in line with the timeframes specified by the Queensland Competition Authority (the Authority).

## **Duration of the notice**

The requirements of this Rural Water Pricing Direction Notice (No. 1) 2013 are effective from 1 January 2014 until 30 June 2017 unless amended, replaced or rescinded before 30 June 2017.

## **SCHEDULE 1**

QCA Final Report Page Reference	Recommendation
98	The Authority recommends that Seqwater implement improvements to its renewals planning and processes as outlined in the Sinclair Knight Merz Final Report by 30 June 2015.
101	The Authority recommends that Seqwater adopt modern equivalent replacement costs and/or more specific asset class indices, as appropriate, when preparing renewal expenditure estimates.
122	The Authority recommends that, in forecasting renewals expenditure, Seqwater should consult with irrigators to establish whether there is a need for, and the nature of:
	(a) high-level options analysis for material renewals expenditures expected to occur over the Authority's recommended planning period (with a material renewal expenditure being defined as one which accounts for 10% or more in present value terms of total forecast renewals expenditure); and
	(b) detailed options analysis for all material renewals expenditures expected to occur within the subsequent five-year regulatory period.
173	The Authority recommends that:
	(a) Seqwater continue to upgrade its policies, procedures, and information for the budgeting, incurrence and management of costs for irrigation tariff groups.
	(b) Seqwater annually publish enhanced network service plans (NSPs) on its website by 30 September each year (starting in 2013) for each water supply scheme (WSS) comparing actual operating and renewals costs against forecast and account for significant variances.
	(c) Seqwater establish and support irrigation advisory committees.
	(d) Seqwater recover the proposed annual costs (\$49,000), associated with the NSPs and irrigation advisory committees, from irrigators only – shared equally across the seven WSSs (i.e. \$7,000 per WSS annually).
	(e) After consulting on the basis of these NSPs and through the irrigation advisory committees, Seqwater should annually publish on its website any stakeholder submissions and Seqwater's responses and decisions.
	(f) Whilst Seqwater's Statement of Obligations now requires Seqwater to consult with irrigation customers, as it does not specify (at least) annual consultation, Seqwater should amend its Strategic and Operational Plans to this effect.

The *Queensland Competition Authority Final Report Sequater Irrigation Price Review: 2013-17 Volume 1* is available on the Queensland Competition Authority's website http://www.qca.org.au/files/W-QCA-SeqwaterIPR-201317-Vol1-0513.pdf

## **ENDNOTES**

- Made by Minister McArdle on 16 December 2013.
- Made by the Treasurer on 18 December 2013.
- Published in the Gazette on 19 December 2013.
- Not required to be laid before the Legislative Assembly.



## **EXTRAORDINARY** PUBLISHED BY AUTHORITY

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## THURSDAY 19 DECEMBER 2013

[No. 91

Water Supply (Safety and Reliability) Act 2008

## APPROVAL OF FLOOD MITIGATION MANUAL (NORTH PINE DAM) NOTICE (NO 01) 2013

#### Short title

1. This notice may be cited as the Approval of Flood Mitigation Manual (North Pine Dam) Notice (No 01) 2013.

## Approval of flood mitigation manual [s.371G of the Act]

- Notice is hereby given that on 19 December 2013 the Minister for Energy and Water Supply approved the "Manual of Operational Procedures for Flood Mitigation at North Pine Dam", Revision 8 of November 2013 as a flood mitigation manual.
- This approval is for a period of 5 years.

## **ENDNOTES**

- Published in the Gazette on 19 December 2013 1.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Energy and Water Supply.

Water Supply (Safety and Reliability) Act 2008

## APPROVAL OF FLOOD MITIGATION MANUAL (WIVENHOE DAM AND SOMERSET DAM) NOTICE (NO 01) 2013

## **Short title**

This notice may be cited as the Approval of Flood Mitigation Manual (Wivenhoe Dam and Somerset Dam) Notice (No 01) 2013.

## Approval of flood mitigation manual [s.371G of the Act]

- Notice is hereby given that on 19 December 2013 the Minister for Energy and Water Supply approved the "Manual of Operational Procedures for Flood Mitigation at Wivenhoe Dam and Somerset Dam", Revision 11 of November 2013 as a flood mitigation manual.
- This approval is for a period of 5 years.

## **ENDNOTES**

- Published in the Gazette on 19 December 2013
- Not required to be laid before the Legislative Assembly. 2.
- The administering agency is the Department of Energy and Water Supply.

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# NATURAL RESOURCES AND MINES PUBLISHED BY AUTHORITY

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## FRIDAY 20 DECEMBER 2013

No. 92

## Acquisition of Land Act 1967 TAKING OF LAND NOTICE (No 30) 2013

### **Short title**

1. This notice may be cited as the *Taking of Land Notice* (No 30) 2013.

### Land taken [s.9(6) of the Act]

2. The land described in the Schedule is taken by the Tablelands Regional Council for road purposes and vests in the Tablelands Regional Council for an estate in fee simple on and from 20 December 2013.

## SCHEDULE North Region, Atherton Office Land Taken

Lot 1 on SP261241 (to be registered in the Land Registry), area of 3128 m2, part of Title Reference 21411202, parish of Leadingham.

## **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.
- 5. File Reference CBD/123352

## Acquisition of Land Act 1967 TAKING OF LAND NOTICE (No 31) 2013

## Short title

1. This notice may be cited as the *Taking of Land Notice* (No 31) 2013.

## Land taken [s.9(6) of the Act]

2. The land described in the Schedule is taken by the Gold Coast City Council for road purposes and vests in the Gold Coast City Council for an estate in fee simple on and from 20 December 2013.

## SCHEDULE South Region, Gold Coast Office Land Taken

Lot 70 on SP260820 (to be registered in the Land Registry), area 1224 m2, part of Title Reference 14932026, parish of Albert.

## CBD/121438

Lot 80 on SP260821 (to be registered in the Land Registry), area of 333 m2, part of Title Reference 50578313, parish of Albert

Lot 1 on SP260822 (to be registered in the Land Registry), area of 908 m2, part of Title Reference 14932050, parish of Albert

### CBD/122315

#### **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

## Acquisition of Land Act 1967 TAKING OF LAND NOTICE (No 32) 2013

## **Short title**

1. This notice may be cited as the *Taking of Land Notice (No 32)* 2013

## Land taken [s.15C(5) of the Act]

2. The land described in the Schedule is taken by the Gold Coast City Council for road purposes and vests in the Gold Coast City Council for an estate in fee simple on and from 20 December 2013.

## SCHEDULE South Region, Gold Coast Office

## Land Taken

Lot 3 on SP260816 (to be registered in the Land Registry), area of 2869 m2, parts of Title Reference 15348211, parish of Albert CBD/122323

Lot 2 on SP260818 (to be registered in the Land Registry), area of 748 m2, parts of Title Reference 50450677, parish of Albert CBD/122709

## **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

## Acquisition of Land Act 1967 TAKING OF LAND NOTICE (No 33) 2013

## **Short title**

1. This notice may be cited as the *Taking of Land Notice* (No 33) 2013.

## Land taken [s.9(6) of the Act]

2. The land described in the Schedule is taken by the Gold Coast City Council for road purposes and vests in the Gold Coast City Council for an estate in fee simple on and from 20 December 2013.

## SCHEDULE South Region, Gold Coast Office Land Taken

Lot 60 on SP260824 (to be registered in the Land Registry),

area of 908 m2, parts of Title Reference 50411063, parish of Albert.

CBD/121439

Lot 50 on SP260823 (to be registered in the Land Registry), area of 1348 m2 part of Title Reference 14932024, parish of Albert.

CBD/121440

Lot 1 on SP260805 (to be registered in the Land Registry), area of 255 m2, part of Title Reference 50171870, parish of Albert. CBD/122316

Lot 2 on SP260806 (to be registered in the Land Registry), area of 7 m2, part of Title Reference 50171871, parish of Albert. CBD/122317

Lot 101 on SP260802 (to be registered in the Land Registry), area of 364 m2, part of Title Reference 14932030, parish of Albert

CBD/122318

Lot 207 on SP260808 (to be registered in the Land Registry), area of 14 m2, part of Title Reference 14932046, parish of Albert.

Lot 8 on SP260815 (to be registered in the Land Registry), area of 1142 m2, part of Title Reference 15348202, parish of Albert. CBD/122319

Lot 206 on SP260807 (to be registered in the Land Registry), area of 189 m2, part of Title Reference 17288016, parish of Albert.

CBD/122320

Lot 210 on SP260801 (to be registered in the Land Registry), area of 197 m2, part of Title Reference 14932040, parish of Albert

CBD/122321

Lot 10 on SP260814 (to be registered in the Land Registry), area of 555 m2, part of Title Reference 14485201, parish of Albert.

CBD/122322

Lot 1 on SP260812 (to be registered in the Land Registry), area of 191 m2, part of Title Reference 50545616, parish of Albert. CBD/122324

Lot 3 on SP260817 (to be registered in the Land Registry), area of 1170 m2, part of Title Reference 15348204, parish of Albert. CBD/122325

## **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

# Acquisition of Land Act 1967 TAKING OF EASEMENT NOTICE (No 65) 2013 Short title

1. This notice may be cited as the *Taking of Easement Notice* (No 65) 2013.

## Land taken [s.9(6) of the Act]

**2.** The easements described in Schedule 2 are taken by the Gold Coast City Council for drainage purposes and vest in the Gold Coast City Council on and from 20 December 2013.

Rights and obligations

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

## SCHEDULE 1

## Parties

- In this Notice of Intention to Resume:
  - 1.1 "the council" means the Council of the City of Gold Coast; and
  - 1.2 "the Owner means the registered Owner of the land which land is referred to in attached Schedule.

## Relevant Works

Overland or underground drains, pipes, conduits and channels for the passage or conveyance of rainwater and other lawful discharges to the Council drainage through, across or under the Easement, together with manholes, field inlet pits and all other usual or necessary fittings and attachments as well as works for the protection and/or support of all such things

### Rights of the Council

- The Council shall have the full and free right and liberty at all times hereafter to enter upon the Easement for the purposes of constructing and thereafter forever using and maintaining such relevant works as it shall from time to time think fit and in so doing, the Council by its employees, agents and other persons authorised by the Council shall have the right to:
  - 3.1 Construct, install, extend, deepen, widen, cleanse, add to, remove, inspect, maintain and repair the relevant works with new relevant works (whether of a similar nature to those replaced or not);
  - 3.2 Dig into, sink shafts in, and erect scaffolding upon the Easement and to open and break up the soil of the Easement or any part thereof including subsurface thereof:
  - 3.3 Remove and dispose of soil created as a consequence of the Council exercising its rights hereunder;
  - 3.4 Clear and keep clear the Easement by any means or method and to cut and remove timber, trees and undergrowth from the Easement and to burn off such timber, trees and undergrowth;
  - 3.5 Construct and maintain of the Easement such access tracks, gates and appurtenant works as the Council shall consider necessary;
  - 3.6 Enter upon and remain, pass and repass on and over the Easement for all or any of the purposes aforesaid with or without vehicles, plant and equipment of any description whatsoever;
  - 3.7 Do such other works and things through, across, in or under the Easement as are incidental to the proper exercise of the rights granted to the Council hereunder.

### **Property in Relevant Works**

4 All relevant works are and remain the property of the Council notwithstanding any actual or apparent affixing to the Easement and the Council shall be solely responsible for the operation and maintenance of all relevant works.

## Removal of Fencing

5 For the purpose of gaining access to the Easement the Council shall be entitled to pull down or break open any fencing on the Easement but where livestock are contained within the fenced area sufficient notice shall be given to the Owner to enable such livestock to be secured.

## **Reinstatement of Fencing**

- The Council must either:
  - 6.1 Reinstate all fences and any other property where the same have been damaged by the Council in the exercise and performance of any of its rights and liberties granted herein; or
  - 6.2 In lieu of reinstating any such fence, install a gate the quality of the materials and workmanship of which except with the Owner's consent shall be not less than the quality of the materials and workmanship in the existing fence. A gate so installed becomes the property of the Owner of the fence in which the gate is installed and thereafter shall be maintained by the Owner.

## No Structures etc. on Easement

- 7 The Owner shall not at any time without the express written permission of the Council:
  - 7.1 Erect any buildings or structures (other than fences) upon the Easement or any part thereof or otherwise permit the Easement or any part thereof to be used in such a way as to obstruct or interfere with the relevant works and/or the proper and effective use thereof by the Council;
  - 7.2 Install concrete, bitumen or other pavement or driveways on the Easement or gardens or landscaping involving concrete, brick or other permanent materials;

7.3 Remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel, or other substance or material on the Easement or construct any roads, dam walls or other earthworks on the Easement which would in any way obstruct or interfere with the relevant works and/or the proper and effective use thereof by the Council.

## Damage to Structures etc

- 8 The Council shall in its sole discretion determine how and in what manner the rights acquired by the Council hereunder are exercised. The Council must not wilfully damage or destroy any matter to any extent greater than is reasonably necessary in order to exercise the Council's rights hereunder but;
  - 8.1 The Council is not otherwise responsible for any damage to or destruction of any matter in the course of the exercise by the Council of its rights hereunder; and
  - 8.2 The Council is not under any obligation to reinstate or repair any matter damaged or destroyed in consequence of the exercise by the Council of its rights hereunder and its only obligation where any such matter has been so damaged or destroyed is to leave the Easement in as clean and tidy a state as is practicable having regard to the nature of the matter which has been damaged or destroyed and the work which it has done; and
  - 8.3 The Council is not in any event responsible for any inconvenience or disturbance to the Owners or occupiers of the Easement arising out of the course of or by virtue of the exercise by the Council of its rights hereunder.

#### Removal of Unauthorised Structures etc

- 9 If a building, structure or other material or thing is erected, placed, found or installed upon the Easement in contravention of Clause 7, the Council may, in addition to any other remedies and after having first given the Owner reasonable notice of its intention to invoke the Clause, enter upon the Easement and remove or demolish the relevant matter and, if it does so:
  - 9.1 It may dispose of the relevant matter or any resultant demolition materials in such manner as it sees fit without being liable to account to the Owner thereof (except as provided in Clause 9.2); and
  - 9.2 It may recover, in any court of competent jurisdiction, costs actually incurred by it in taking that action (including internal wage and salary costs) less any monies actually received by it as a result of disposing of the relevant matter or any resultant demolition material.

## **Protection of Relevant Works**

10 The Owner will not do any act or make any omission likely to jeopardise or prejudicially affect the safety or reliable working of any relevant works.

## **SCHEDULE 2**

## South Region, Gold Coast Office Easements Taken

Easement A in Lot 27 on SP260808 (to be registered in the Land Registry), area of 15 m2, part of Title Reference 14932046, parish of Albert.

CBD/122319

Easement A in Lot 21 on SP260801 (to be registered in the Land Registry), area of 15 m2, part of Title Reference 14932040, parish of Albert.

CBD/122321

Easement A in Lot 30 on SP260817 (to be registered in the Land Registry), area of 15 m2, part of Title Reference 15348204, parish of Albert.

CBD/122325

## **ENDNOTES**

1. Made by the Governor in Council on 19 December 2013.

- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.

# Acquisition of Land Act 1967 TAKING OF EASEMENT NOTICE (No 66) 2013 Short title

1. This notice may be cited as the *Taking of Easement Notice* (No 66) 2013.

#### Land taken [ss.6 and 15C(5) of the Act]

**2.** The easements described in Schedule 2 are taken by the Gold Coast City Council for drainage purposes and vest in the Gold Coast City Council for an estate in fee simple on and from 20 December 2013.

### Rights and obligations

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

### **SCHEDULE 1**

## **Parties**

- In this Notice of Intention to Resume:
  - 1.1 "the council" means the Council of the City of Gold Coast; and
  - 1.2 "the Owner means the registered Owner of the land which land is referred to in attached Schedule.

#### Relevant Works

2. Overland or underground drains, pipes, conduits and channels for the passage or conveyance of rainwater and other lawful discharges to the Council drainage through, across or under the Easement, together with manholes, field inlet pits and all other usual or necessary fittings and attachments as well as works for the protection and/or support of all such things

## Rights of the Council

- 3. The Council shall have the full and free right and liberty at all times hereafter to enter upon the Easement for the purposes of constructing and thereafter forever using and maintaining such relevant works as it shall from time to time think fit and in so doing, the Council by its employees, agents and other persons authorised by the Council shall have the right to:
  - 3.1 Construct, install, extend, deepen, widen, cleanse, add to, remove, inspect, maintain and repair the relevant works with new relevant works (whether of a similar nature to those replaced or not);
  - 3.2 Dig into, sink shafts in, and erect scaffolding upon the Easement and to open and break up the soil of the Easement or any part thereof including sub-surface thereof:
  - 3.3 Remove and dispose of soil created as a consequence of the Council exercising its rights hereunder;
  - 3.4 Clear and keep clear the Easement by any means or method and to cut and remove timber, trees and undergrowth from the Easement and to burn off such timber, trees and undergrowth;
  - 3.5 Construct and maintain of the Easement such access tracks, gates and appurtenant works as the Council shall consider necessary;
  - 3.6 Enter upon and remain, pass and repass on and over the Easement for all or any of the purposes aforesaid with or without vehicles, plant and equipment of any description whatsoever;
  - 3.7 Do such other works and things through, across, in or under the Easement as are incidental to the proper exercise of the rights granted to the Council hereunder.

## **Property in Relevant Works**

4. All relevant works are and remain the property of the Council notwithstanding any actual or apparent affixing to the Easement and the Council shall be solely responsible for the operation and maintenance of all relevant works.

## Removal of Fencing

5. For the purpose of gaining access to the Easement the

Council shall be entitled to pull down or break open any fencing on the Easement but where livestock are contained within the fenced area sufficient notice shall be given to the Owner to enable such livestock to be secured.

## Reinstatement of Fencing

- 6. The Council must either:
  - 6.1 Reinstate all fences and any other property where the same have been damaged by the Council in the exercise and performance of any of its rights and liberties granted herein; or
  - 6.2 In lieu of reinstating any such fence, install a gate the quality of the materials and workmanship of which except with the Owner's consent shall be not less than the quality of the materials and workmanship in the existing fence. A gate so installed becomes the property of the Owner of the fence in which the gate is installed and thereafter shall be maintained by the Owner.

## No Structures etc. on Easement

- 7. The Owner shall not at any time without the express written permission of the Council:
  - 7.1 Erect any buildings or structures (other than fences) upon the Easement or any part thereof or otherwise permit the Easement or any part thereof to be used in such a way as to obstruct or interfere with the relevant works and/or the proper and effective use thereof by the Council:
  - 7.2 Install concrete, bitumen or other pavement or driveways on the Easement or gardens or landscaping involving concrete, brick or other permanent materials;
  - 7.3 Remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel, or other substance or material on the Easement or construct any roads, dam walls or other earthworks on the Easement which would in any way obstruct or interfere with the relevant works and/or the proper and effective use thereof by the Council.

## Damage to Structures etc

- 8. The Council shall in its sole discretion determine how and in what manner the rights acquired by the Council hereunder are exercised. The Council must not wilfully damage or destroy any matter to any extent greater than is reasonably necessary in order to exercise the Council's rights hereunder but;
  - 8.1 The Council is not otherwise responsible for any damage to or destruction of any matter in the course of the exercise by the Council of its rights hereunder; and
  - 8.2 The Council is not under any obligation to reinstate or repair any matter damaged or destroyed in consequence of the exercise by the Council of its rights hereunder and its only obligation where any such matter has been so damaged or destroyed is to leave the Easement in as clean and tidy a state as is practicable having regard to the nature of the matter which has been damaged or destroyed and the work which it has done; and
  - 8.3 The Council is not in any event responsible for any inconvenience or disturbance to the Owners or occupiers of the Easement arising out of the course of or by virtue of the exercise by the Council of its rights hereunder.

## Removal of Unauthorised Structures etc

- 9. If a building, structure or other material or thing is erected, placed, found or installed upon the Easement in contravention of Clause 7, the Council may, in addition to any other remedies and after having first given the Owner reasonable notice of its intention to invoke the Clause, enter upon the Easement and remove or demolish the relevant matter and, if it does so:
  - 9.1 It may dispose of the relevant matter or any resultant demolition materials in such manner as it sees fit

- without being liable to account to the Owner thereof (except as provided in Clause 9.2); and
- 9.2 It may recover, in any court of competent jurisdiction, costs actually incurred by it in taking that action (including internal wage and salary costs) less any monies actually received by it as a result of disposing of the relevant matter or any resultant demolition material.

## SCHEDULE 2 South Region, Gold Coast Office Easements Taken

Easements C and D in Lot 37 on SP260816 (to be registered in the Land Registry), areas of 47 m2 and 15 m2 respectively, parts of Title Reference 15348211, parish of Albert.

#### **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.
- 5. File Reference CBD/122323

# Acquisition of Land Act 1967 TAKING OF EASEMENT NOTICE (No 67) 2013 t title

1. This notice may be cited as the *Taking of Easement Notice* (No 67) 2013.

### Land taken [s.9(6) of the Act]

**2.** The easements described in Schedule 2 are taken by the Brisbane City Council for drainage purposes and vest in the Brisbane City Council on and from 20 December 2013.

#### Rights and obligations

Short title

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

## SCHEDULE 1 STATEMENT OF RIGHTS AND OBLIGATIONS

- UNDERGROUND DRAINAGE The full and free right and liberty at all times and from time to time to have, lay, construct and thereafter forever to use and maintain on, over, through or under the land described in the Schedule hereto (which land is hereinafter called "the said land") underground drains, pipes, conduits and channels for the passage or conveyance of rain water together with all associated drainage and stormwater run off and all manholes, manhole chambers, inlets, equipment and fittings in connection therewith of for the accommodation of any adjoining or neighbouring property or properties or otherwise in the execution of the said Council's drainage powers and for the purpose aforesaid and for the purpose of obtaining free an uninterrupted access to the said drains, pipes, conduits and channels, manholes, manhole chambers, inlets, equipment and fittings from the surface of the said land and for the purpose of changing the size and the number of, operating, inspecting, patrolling, altering, removing, replacing, reconstructing and/or repairing all drains, pipes, conduits and channels, manholes, manhole chambers, inlets, equipment and fittings as aforesaid, full free and uninterrupted right and liberty at all times by day and by night and from time to time to enter upon and to go, pass and repass over, along and under the said land or any part or parts thereof with or without surveyors, engineers, servants, agents, licensees, contractors, subcontractors, workmen and others authorised by the said Council together with all vehicles, equipment, machinery, tools and materials considered necessary by the said Council and to dig into, sink shafts in, erect scaffolding upon and to open and break up the soil of the said land or any part or parts thereof as well the subsurface as the surface thereof and to bring and place in and upon the said land or any part or parts thereof and remove such vehicles, equipment, machinery, tools and materials and to do such other incidental works and things in the said land as the said Council and its successors shall in its and their discretion think fit.

> SCHEDULE 2 South Region, Brisbane Office Easements Taken

Easement A in Common Property of Tarcoola Community Titles Scheme 13453 (BUP1657) on SP241748 (to be registered in the Land Registry), area 140 m2, part of Title Reference 19201657, parish of North Brisbane.

CBD/122920

Easement B in Common Property of Villa Anastasia Community Titles Scheme 1813 (BUP13875) on SP241749 (to be registered in the Land Registry), area 26 m2, part of Title Reference 50002193, parish of North Brisbane.

CBD/122921

Easement C in Common Property of Langshaw Lodge Community Titles Scheme 15515 (BUP105190) on SP241750 (to be registered in the Land Registry), area 132 m2, part of Title Reference 50151849, parish of North Brisbane.

CBD/122922

Easement D in Lot 39 on RP8665 on SP241751 (to be registered in the Land Registry), area 2 m2, part of Title Reference 10955023, parish of North Brisbane.

CBD/122923

Easement E in Lot 38 on RP8665 on SP241752 (to be registered in the Land Registry), area 30 m2, part of Title Reference 12179200, parish of North Brisbane.

CBD/122925

## **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.

# Acquisition of Land Act 1967 TAKING OF EASEMENT NOTICE (No 68) 2013 Short title

1. This notice may be cited as the *Taking of Easement Notice* (No 68) 2013.

## Land taken [s.9(6) of the Act]

**2.** The easement described in Schedule 2 is taken by the Brisbane City Council for drainage purposes and vests in the Brisbane City Council on and from 20 December 2013.

## Rights and obligations

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

## SCHEDULE 1 STATEMENT OF RIGHTS AND OBLIGATIONS – UNDERGROUND DRAINAGE

The full and free right and liberty at all times and from time to time to have, lay, construct and thereafter forever to use and maintain on, over, through or under the land described in the Schedule hereto (which land is hereinafter called "the said land") underground drains, pipes, conduits and channels for the passage or conveyance of rain water together with all associated drainage and stormwater run off and all manholes, manhole chambers, inlets, equipment and fittings in connection therewith of for the accommodation of any adjoining or neighbouring property or properties or otherwise in the execution of the said Council's drainage powers and for the purpose aforesaid and for the purpose of obtaining free an uninterrupted access to the said drains, pipes, conduits and channels, manholes, manhole chambers, inlets, equipment and fittings from the surface of the said land and for the purpose of changing the size and the number of, operating, inspecting, patrolling, altering, removing, replacing, reconstructing and/or repairing all drains, pipes, conduits and channels, manholes, manhole chambers, inlets, equipment and fittings as aforesaid, full free and uninterrupted right and liberty at all times by day and by night and from time to time to enter upon and to go, pass and repass over, along and under the said land or any part or parts thereof with or without surveyors, engineers, servants, agents, licensees, contractors, subcontractors, workmen and others authorised by the said Council together with all vehicles, equipment, machinery, tools and materials considered necessary by the said Council and to dig into, sink shafts in, erect scaffolding upon and to open and break up the soil of the said land or any part or parts thereof as well the subsurface as the surface thereof and to bring and place in and upon the said land or any part or parts thereof and remove such vehicles, equipment, machinery, tools and materials and to do such other incidental works and things in the said land as the said Council and its successors shall in its and their discretion think fit.

## SCHEDULE 2 South Region, Brisbane Office Easement Taken

Easement F in Common Property of Ionia Lodge Community Titles Scheme 14486 (BUP589) on SP241753 (to be registered in the Land Registry), area 204 m2, part of Title Reference 19200589, parish of North Brisbane.

### **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.
- 5. File Reference CBD/122926

#### Water Act 2000

## APPROVAL OF A RESOURCE OPERATIONS PLAN NOTICE (No 02) 2013

#### Short title

1. This notice may be cited as the Approval of a Resource Operations Plan Notice (No 02) 2013.

### Notice of document [s.103(5) of the Act]

**2.** Notice is given that the Governor in Council on 19 December 2013 approved a resource operations plan titled "Boyne River Basin Resource Operations Plan".

The "Boyne River Basin Resource Operations Plan" takes effect from the day of publication of the notice.

#### **ENDNOTES**

- . Made by the Governor in Council on 19 December.
- 2. Published in the Gazette on 20 December.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.

## Water Act 2000

## APPROVAL OF AN AMENDMENT OF A RESOURCE OPERATIONS PLAN NOTICE (No 02) 2013

## Short title

1. This notice may be cited as the Approval of an Amendment of a Resource Operations Plan Notice (No 02) 2013.

## Notice of document [s.105 of the Act]

**2.** Notice is given that the Governor in Council on 19 December 2013 approved amendment of a resource operations plan titled "Fitzroy Basin Resource Operations Plan".

The "Fitzroy Basin Resource Operations Plan" takes effect from the day of publication of the notice.

## **ENDNOTES**

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

## Acquisition of Land Act 1967

## TAKING OF LAND NOTICE BY THE MINISTER (No 12) 2013

## **Short title**

1. This notice may be cited as the *Taking of Land Notice by the Minister (No 12) 2013.* 

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

2. The land described in the Schedule is taken by the State for State educational institution purposes and purposes incidental thereto and vests in the State for an estate in fee simple on and from 20 December 2013.

## SCHEDULE South Region, Caboolture Office

Land Taken

Lot 2 on RP159960, area 2.471 ha, the whole of Title Reference

15879194, parish of Redcliffe.

#### **ENDNOTES**

- 1. Made by the Minister on 18 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.
- 5. File Reference CBD/119685

### Land Act 1994

## OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE (No 48) 2013

### **Short title**

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 48) 2013*.

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

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

## **Objections**

- **3.(1)** An objection (in writing) to a proposed road closure mentioned in the Schedule may be lodged with the Regional Service Director, Department of Natural Resources and Mines, at the regional office for the region in which the road is situated.
- (2) Latest day for lodgement of objections is 30 January 2014.
- (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-
  - the Department of Natural Resources and Mines Offices at Brisbane; and

(b) the Local Government Offices of Brisbane City; for a particular plan in that district or that local government area.

#### **SCHEDULE**

## PERMANENT CLOSURE

## South Region, Brisbane Office

- 1 An area of about 209 m2 abutting Lot 7 on RP18390 (parish of Enoggera, locality of Bardon) and shown as road proposed to be permanently closed on Drawing 13/233. (2013/006427)
- **2** An area of about 1540 m2 separating Lots 207 and 208 on S312512 from Lot 1 on RP91957 (parish of Oxley, locality of Wacol) and shown as road proposed to be permanently closed on Drawing 13/239. (2013/006631)

### **ENDNOTES**

- 1. Published in the Gazette on 20 December 2013.
- 2. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

# Land Act 1994 REOPENING OF TEMPORARILY CLOSED ROAD NOTICE (No 35) 2013

#### **Short title**

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 35) 2013.* 

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

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

#### SCHEDULE Decision Marks Office

## **Central Region, Mackay Office**

An area of about 3.04 ha being Lot Å on AP7877, being the land contained within former Road Licence No. 0/219481, (parish of Kelvin). (2013/002490)

#### **ENDNOTES**

- 1. Published in the Gazette on 20 December 2013.
- 2. Not required to be laid before the Legislative Assembly.
- 3. The administering agency is the Department of Natural Resources and Mines.

#### Department of Natural Resources and Mines Notice

Section 692 -Water Act 2000

## Proposed dissolution of the Back Creek Water Supply Area

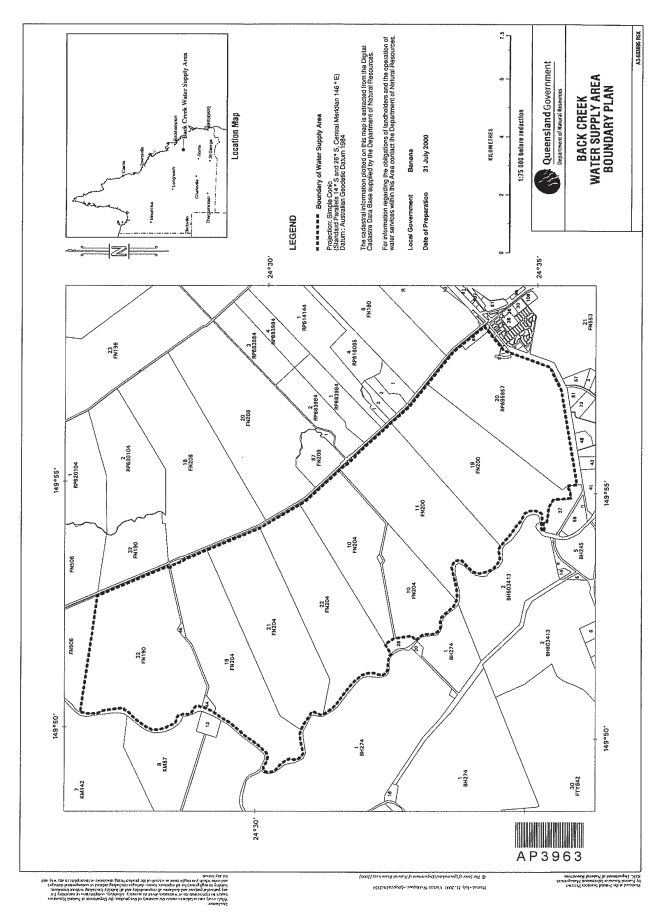
It is proposed that the Back Creek Water Supply Area shown on Administrative Plan 3963 (attached) be dissolved.

Written submissions on the proposed dissolution may be made to the Chief Executive at the below address on or before 31 January 2014.

The Director, Natural Resource Management Programs Department of Natural Resources and Mines GPO Box 2454

Brisbane Qld 4001

AP3963 V0 Page 1 of 1 Not To Scale



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# TRANSPORT AND MAIN ROADS PUBLISHED BY AUTHORITY

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## FRIDAY 20 DECEMBER 2013

[No. 93

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

### TAKING OF EASEMENT NOTICE (No. 2675) 2013

#### **Short title**

1. This notice may be cited as the Taking of Easement Notice (No. 2675) 2013.

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

2. An easement is taken over the land described in Schedule 2, by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, for a purpose incidental to the purpose of transport (rail), in particular, access easement, as from 20 December 2013, and vests in the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland.

## **Terms and Conditions of Easement**

3. The terms and the conditions of the easement are set out in Schedule 1.

## SCHEDULE 1

## Terms of Easement

## 1. EASEMENT

The Landowner must allow the State full right and liberty, and with or without Vehicles, to Pass Over the Land for the purposes of passing and repassing over, along, upon or under the ground surface area of the proposed Easement.

## 2. RESTRICTIONS TO BE OBSERVED BY STATE

The State must not:

- 2.1. park Vehicles or erect or place any structure on the Land, or otherwise impede traffic on it or interfere with it; and
- 2.2. prevent native title holders in relation to the Land from having reasonable access to the Land except for reasons of health and safety.

### 3. RESERVATIONS FOR LANDOWNERS

- 3.1. The Landowner may exercise and enjoy similar rights over the Land to those conferred on the State by Clause 1.
- 3.2. The Landowner may grant to third parties similar or other easements over the Land, if the easements are compatible with this easement.

### 4. INTERPRETATION AND DEFINITIONS

In this document, unless the context requires otherwise:

"State" means the Chief Executive, Department of Transport and Main Roads, for and on behalf of the State of Queensland, its servants, agents, contractors, invitees, licensees and all other persons with its permission and authority;

"Landowner" means the registered lessee of the Land and includes its successors in title;

"Native title holders" means the same as in the Native Title Act 1993 (Cth);

"Pass Over" in relation to the Land, means to come on to it; to return over it; and to pass and re-pass through, along and over it;

"Land" means an area of about 6594 square metres being part of Lot 62 on SP195387, County of Drake, Parish of Pooloon, contained in title reference 17664025 as shown approximately on R8-537NT(G);

"Vehicles" means motorcars, motor trucks, horses, carts, carriages and other vehicles of any description, and whether laden or unladen.

### **SCHEDULE 2**

## **Taking of Easement Notice**

County of Drake, Parish of Pooloon - an area of about 6594 square metres being part of Lot 62 on SP195387 contained in Title Reference: 17664025.

As shown approximately on Plan R8-537NT(G) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Whitsunday Region Goonyella to Abbot Point Expansion Project Cockool Passing Loop Project – Access Easement 495/1871; 354A

## **ENDNOTES**

- 1. Made by the Governor in Council on 12 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Transport and Main Roads.



# **LOCAL GOVERNMENT**PUBLISHED BY AUTHORITY

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Vol. 364]

## FRIDAY 20 DECEMBER 2013

[No. 94

Local Government Act 2009

## BURKE SHIRE COUNCIL (MAKING OF LOCAL LAW) NOTICE (NO. 2) 2013

## Title

 This notice may be cited as Burke Shire Council (Making of Local Law) Notice (No. 2) 2013.

#### Commencement

2. This notice commences on the date of gazettal notice.

## Making of local laws

- Burke Shire Council has, by resolution dated the 12th day of December 2013, made
  - Administration (Amendment) Local Law (No.1) 2013, and
  - Community and Environment Management (Amendment) Subordinate Local Law (No. 1) 2013.

## Local laws amended and repealed

- 4. The Local Laws amended
  - Administration (Amendment) Local Law (No.1) 2013 amends Local Law No. 1 (Administration) 2013
  - Community and Environment Management (Amendment)
     Subordinate Local Law (No. 1) 2013 amends Subordinate
     Local Law No. 3 (Community and Environment
     Management) 2013.
- 5. Local Law repealed
  - Administration (Amendment) Local Law (No.1) 2013 repeals Burke Shire Council Local Law No. 3 (Gates and Grids).

Local Government Act 2009

# COUNCIL OF THE CITY OF GOLD COAST (MAKING OF LOCAL LAW) NOTICE (NO. 5) 2013

## Title

 This notice may be cited as Council of the City of Gold Coast (Making of Local Law) Notice (No. 5) 2013.

## Commencement

2. This notice commences on the date it is published in the gazette.

## Making of local law

 Council of the City of Gold Coast ("Council") has, by resolution dated the 12 December 2013, made *Regulated Parking (Amendment) Subordinate Local Law (No.2) 2013* (the "subordinate local law").

## Existing local law amended

- 4. Gold Coast City Council Local Law No. 2 (Regulated Parking) 2006 authorises the subordinate local law to be made.
- The subordinate local law amends Subordinate Local Law No. 2 (Regulated Parking) 2006.

## Purpose and general effect

- The purpose and general effect of the subordinate local law is to —
  - (a) identify what motor vehicles are classified as a commercial vehicle, and may, accordingly, be issued a commercial vehicle identification label by Council; and
  - (b) confirm that Council may, by official traffic sign, reserve a loading zone for the parking of commercial vehicles only

## **Anti-competitive provisions**

The subordinate local law does not contain any anti-competitive provisions.

## Inspection

- 8. The subordinate local law may be—
  - (a) inspected and purchased at Council's public office at Surfers Administration Centre, 135 Bundall Road, Surfers Paradise, and at any of our other centres and is available on Council's website: and
  - (b) viewed by the public on the website of the Department of Local Government.

## Adoption of consolidated version of subordinate local law

9. Council has prepared and adopted a consolidated version of Subordinate Local Law No. 2 (Regulated Parking) 2006 by resolution dated 12 December 2013 and the consolidated version is also available for inspection and purchase.

## **ENDNOTES**

- 1. Published in the Gazette on 20 December 2013.
- 2. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Local Government.

Local Government Act 2009

## SUNSHINE COAST REGIONAL COUNCIL (MAKING OF AMENDMENT SUBORDINATE LOCAL LAWS) NOTICE (NO.1) 2013

## Title

 This notice may be cited as the Sunshine Coast Regional Council (Making of Amendment Subordinate Local Laws) Notice (No.1) 2013.

### Commencement

This notice commences on the date it is published in the Gazette.

## Making of local laws and subordinate local laws

- Pursuant to the provisions of the Local Government Act 2009, the Sunshine Coast Regional Council made Amendment Subordinate Local Law No.4 (Animal Management) 2013 by resolution on 12 December 2013.
- 4. Amendment Subordinate Local Law No.4 (Animal Management) 2013 amends Subordinate Local Law No. 2 (Animal Management) 2011.

#### **ENDNOTES**

- 1. Published in the Gazette on 20 December 2013.
- 2. Not required to be laid before the Legislative Assembly.
- The administering agency is the Queensland Department of Local Government, Community Recovery and Resilience.

Sustainable Planning Act 2009

PUBLIC NOTICE
SCENIC RIM REGIONAL COUNCIL
ADOPTION OF AMENDMENTS TO THE
BEAUDESERT SHIRE PLANNING SCHEME 2007 AND
BOONAH SHIRE PLANNING SCHEME 2006

Beaudesert Shire Planning Scheme 2007 – Amendment No. 8 Boonah Shire Planning Scheme 2006 – Amendment No. 4

Notice is given under section 117(1) of the *Sustainable Planning Act 2009*, that on 10 December 2013 Scenic Rim Regional Council adopted an amendment to the:

- Beaudesert Shire Planning Scheme 2007 (recognised as Amendment No. 8); and
- Boonah Shire Planning Scheme 2006 (recognised as Amendment No.4) with the exception of Item 14.1 of the amendment package.

The planning scheme amendments will have effect on and from 20 December 2013.

The purpose and general effect of the amendments in *Beaudesert Shire Planning Scheme Amendment Package No. 8* are to:

- clarify certain policy to assist in the interpretation and operation of the planning scheme for matters that have been identified through its implementation;
- respond to and incorporate the outcomes of a local planning study undertaken for Tamborine Village;
- achieve compliance with the Sustainable Planning Regulation 2009 in regard to the level of assessment for Houses in residential precincts;
- include new planning scheme provisions for the assessment of Dual Occupancies;
- update the list of Ministerial designations for community infrastructure: and
- resolve a number of anomalies in the planning scheme.

The purpose and general effect of the amendments in *Boonah Shire Planning Scheme 2006 Amendment Package No. 4* are to:

- clarify certain policy to assist in the interpretation and operation of the planning scheme for matters that have been identified through its implementation;
- encourage economic diversity and rural activities in rural areas; and
- resolve a number of anomalies in the Boonah Shire Planning Scheme 2006.

Council resolved not to proceed with Item 14.1 of Amendment No.4 to the *Boonah Shire Planning Scheme* because further investigation into animal husbandry provisions in the Rural Residential Zone is required.

A copy of the planning scheme amendment is available for inspection and purchase at the Scenic Rim Regional Council Beaudesert Customer Service Centre, 82 Brisbane Street, Beaudesert, and is also available for inspection at the Scenic Rim Regional Council website: www.scenicrim.qld.gov.au

Craig Barke Chief Executive Officer Scenic Rim Regional Council PO Box 25 BEAUDESERT QLD 4285



# **GENERAL**PUBLISHED BY AUTHORITY

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## FRIDAY 20 DECEMBER 2013

[No. 95

Department of Justice and Attorney-General Brisbane, 18 December 2013

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.

<u>Damien Mealey</u> <u>Registrar and Manager</u> Justices of the Peace Branch

#### THE SCHEDULE

Tanya Louise BAILEY
John Thomas BROOKS
Jolyon Spencer BURCHELL
Margaret Heather BURGER
Silvana CAMILLERI
Zaclyn Pheirawaty CHAN
Suzanne Neam COOKE
Andrew Stuart COX
Margot Lorraine CUBIS
Barry Robert DAY
Newton Truong Hai DOAN
Nicole Jane DYE
Jane Olivia GRIEVE
Kylie Robyn HAWKINS

Alexa Anne HEWITT
Gareth David KERR
Victoria Louisa LENNON
Samantha May LOURIGAN
Alida MALAN
Hayley-Anne MASSINGHAM
Kerrie Maree MCCARTHY
Theresa MCDERMOTT
John Francis MCNAMARA
Malcolm MCNEILLY
Philip Norman MICHAEL
Terrence Robert Leslie MOORE
Leanne Gaye MORGAN
Lewis George NIELSEN

Raymond John PEARCE Sally-Ann PEARSON Barrie PRIOR Shirley Leanne SCHUBERT Joanne Valerie STAPLETON Colin George TAPSALL Robert Reginald TAYLOR Christina Jane TROTTER John Gregory VOGEL Joanne Maria WAIN Richard James WALKER Marjorie Leigh WARREN Hsin-Hua YANG Evelyn ZAHARIAS

Department of Justice and Attorney-General Brisbane, 18 December 2013

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

<u>Damien Mealey</u> <u>Registrar and Manager</u> <u>Justices of the Peace Branch</u>

## THE SCHEDULE

Gary Joseph BIDDLE Glenys Louisa JOHANNESEN Brian Clinton BUCHANAN Esme Lilian MORELAND

Department of Justice and Attorney-General Brisbane, 18 December 2013

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

<u>Damien Mealey</u> <u>Registrar and Manager</u> <u>Justices of the Peace Branch</u>

## THE SCHEDULE

Ernest Leonard ALCORN
Peter Michael BOWDEN

William Robert HENDERSON Violet Merle KIMMINS

Brian James RAY

Department of Justice and Attorney-General Brisbane, 18 December 2013

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).

<u>Damien Mealey</u> <u>Registrar and Manager</u> <u>Justices of the Peace Branch</u>

### THE SCHEDULE

**Gregory Robert ABOOD** Ioanne Iulia IUSZCZAK Colin Iames SCHULZ Lisa Jane BENEDETTI Patricia Caswell KARVELIS Sharon Lorraine SELWOOD Carrol Ann BOND Wendy Diane KENNY Lauran Camille SGROI Ann Margarite BUTCHER Renee Judith KENYON Denise Elizabeth SMITH Renee Anne CLARKE Siew Leng LIM **Iacqueline Elsa STACEY** Karen Lee DANIELS David William MCGRATH Gary Paul STEPHENS Melissa Jean DRAKE Roxanne Margaret MCKENZIE Victoria Jane Godschall VAN DER DONK

Scott Kenneth EADE Narelle Gai NOLAN Zoltan VANDULEK
Christopher James Frederick HANCOCK Susann Kaye HEBEL Shirilee Gay PEEBLES Leonard WILKINSON

Susann Kaye HEBELShirilee Gay PEEBLESRobert John HOWSEMichael Jason REESJohn Brett HUMPHREYSJoanne Tracy REMMELT

Department of Justice and Attorney-General Brisbane, 18 December 2013

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

<u>Damien Mealey</u> <u>Registrar and Manager</u> <u>Justices of the Peace Branch</u>

### THE SCHEDULE

Margarete Ute COTTER Adrienne Jan MORGAN Jennifer Watson GARDNER Richard Alexander SAYER

> Department of Justice and Attorney-General Brisbane, 20 December 2013

The Honourable Paul de Jersey, Chief Justice of Queensland, Acting Governor, acting by and with the advice of the Executive Council, has-

- (a) revoked under the Acts Interpretation Act 1954 the Executive Council Minute No. 542 dated 7 November 2013, which relates to the appointment of acting Chairpersons of the Crime and Misconduct Commission during a vacancy in the office; and
- (b) approved under the Crime and Misconduct Act 1954 that-
  - Kenneth St. Clair Levy RFD, or if he is absent from duty or from the State or is, for any reason unable to perform the duties of the office.
  - Sydney Williams QC, or if he is absent from duty or from the State or is, for any reason unable to perform the duties of the office,
  - c. George Cameron Fox

be appointed to act as required as Chairperson of the Crime and Misconduct Commission during any vacancy in the office of the Chairperson of the Crime and Misconduct Commission; or during any period, or all periods, when the Chairperson is absent from duty or from the State or, for another reason, can not perform the duties of the office, on and from the date of Governor in Council approval up to and including 22 May 2014.

JARROD BLEIJIE MP

Department of Justice and Attorney-General Brisbane, 20 December 2013

The Honourable Paul de Jersey, Chief Justice of Queensland, Acting Governor, acting by and with the advice of the Executive Council and under the *Industrial Relations Act 1999*, has approved that the undermentioned persons be appointed by commission to the positions of Deputy President and Commissioner of the Queensland Industrial Relations Commission in accordance with the commencement dates and periods of appointment stated below-

Name	Position	Period of appointment
The Honourable Leslie Kaufman		Commencing on and from 6 January 2014 on tenure.
Mr Graeme Neate	Commissioner	For a fixed term commencing on and from 6 January 2014 to and including 31 December 2016.

JARROD BLEIJIE MP

Department of Justice and Attorney-General Brisbane, 20 December 2013

The Honourable Paul de Jersey, Chief Justice of Queensland, Acting Governor, acting by and with the advice of the Executive Council and under the *Magistrates Act 1991*, has approved that-

(a) Each of the undermentioned persons be appointed as a Magistrate on and from 13 January 2014 -

Name	First Place		Next Place		
	Place Period		Place	Period	
Steven Damian Mosch	Townsville	1 year	Townsville	2 years	
Aaron Peter Simpson	Ipswich	8 months	Bundaberg	2 years	
Simon Mark Young	Caboolture	8 months	Kingaroy	2 years	

- (b) the place where each of the abovementioned persons is first to constitute a Magistrates Court shall be the place shown opposite their name in the column titled 'First Place';
- (c) the period for which each of the abovementioned persons is first to constitute a Magistrates Court at the place shown opposite their name in the column titled 'First Place' shall be the period shown opposite their name in the column titled 'First Place';
- (d) the place where each of the abovementioned persons is next to constitute a Magistrates Court shall be the place shown opposite their name in the column titled 'Next Place'; and
- (e) the period for which each of the abovementioned persons is next to constitute a Magistrates Court at the place shown opposite their name in the column titled 'Next Place' shall be the period shown opposite their name in the column titled 'Next Place'.

JARROD BLEIJIE MP

Department of Justice and Attorney-General Brisbane, 20 December 2013

The Honourable Paul de Jersey, Chief Justice of Queensland, Acting Governor, acting by and with the advice of the Executive Council and under the *Solicitor-General Act 1985*, has approved that Robert Gowrie Bain QC, Barrister-at-Law, be appointed to act as Solicitor-General on and from 20 December 2013 to and including 3 February 2014.

JARROD BLEIJIE MP

Department of Justice and Attorney-General Brisbane, 20 December 2013

The Honourable Paul de Jersey, Chief Justice of Queensland, Acting Governor, acting by and with the advice of the Executive Council and in pursuance of the provisions of the *Workers' Compensation and Rehabilitation Act 2003*, has approved the appointment of Anthony John Hawkins to the positions of Chief Executive Officer, WorkCover Queensland and Executive Officer, WorkCover Employing Office on and from 1 January 2014 to and including 31 December 2016.

JARROD BLEIJIE MP Attorney-General and Minister for Justice Department of Education, Training and Employment Brisbane, 20 December 2013

His Excellency the Acting Governor, acting by and with the advice of the Executive Council and under the *University of Queensland Act 1998* has approved on 19 December 2013 that Mr Timothy Crommelin, The Honourable Justice Martin Daubney, Mr Philip Hennessy, Mr Charles Sartain, Dr Jim Watterston, Dr Zelle Hodge, Mr Grant Murdoch and Dr Jane Wilson be appointed as members to the Senate of the University of Queensland from 1 January 2014 up to and including 30 December 2017.

IAN WALKER MP Acting Minister for Education, Training and Employment

Queensland Health Brisbane, 19 December 2013

The Honourable Paul de Jersey, Chief Justice of Queensland, Acting Governor, acting by and with the advice of the Executive Council and under the provisions of the *Health Quality and Complaints Commission Act 2006*, has approved the appointment of the Commissioner and Assistant Commissioners of the Health Quality and Complaints Commission for a term of six months commencing on 1 January 2014 as set out below:

Name	Position
Dr John Rivers	Commissioner
Professor John Devereux	Assistant Commissioner – lawyer
Dr John O'Donnell	Assistant Commissioner – medical practitioner
Professor Catherine Turner	Assistant Commissioner – nurse or midwife
Mr Mark Tucker-Evans	Assistant Commissioner – consumer issues

LAWRENCE SPRINGBORG MP Minister for Health

Queensland Health Brisbane, 12 December 2013

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Queensland Institute of Medical Research Act 1945*, has approved the appointment of Professor Bernard Francis Xavier Gannon as Director, Queensland Institute of Medical Research for a term commencing on 12 December 2013 up to and including 3 January 2018.

LAWRENCE SPRINGBORG MP Minister for Health



DIRECTIVE 17/13
Supersedes: 03/12

# **Commission Chief Executive Directive: Pay Date for Employees of Queensland Health**

## 1. Purpose:

To prescribe the pay cycle arrangements for employees of Queensland Health.

## 2. Effective date:

20 December 2013

## 3. Legislative provisions:

Section 53 of the Public Service Act 2008.

## 4. Application:

This directive applies to executive and non-executive employees engaged as public service employees by Queensland Health as defined in section 9 of the *Public Service Act 2008* (PSA).

## **DIRECTIVE**

## 5. Increase to salary

- 5.1. The Queensland Health fortnightly pay period commences on a Monday and concludes on the Sunday 14 calendar days following.
- 5.2. For the purpose of clause 5.1, the first pay period shall commence on the fortnight commencing 1 October 2012 and finishing on 14 October 2012.
- 5.3. The pay date for employees of Queensland Health will be no later than ten calendar days after the completion of the fortnightly pay period.



Rockhampton (AO3)

## NOTIFICATION OF THE FILLING OF ADVERTISED VACANCIES

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

## NOTIFICATION OF THE FILLING OF APPOINTMENTS PART I

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

Industrial Registrar Industrial Registry

Email: qirc.registry@justice.qld.gov.au Web Address: www.qirc.qld.gov.au for Appeal Notice

For general enquiries prior to lodgement of an appeal: Contact PSC Advisory Service 1300 038 472 or email pscenquiries@psc.qld.gov.au

	·					
	APPOINTMENT PART I - APPEALABLE					
Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)		
ABORIGIN	AL AND TORRES STRAIT ISLANDE	R AND MUI	TICULTURAL AFFA	IRS		
25890/13	Assistant Cabinet, Legislation and Liaison Officer, Corporate and Client Services, Executive Services, Brisbane (AO7)	Date of duty	Roberts, Doyle	Policy Officer, Executive Services, Department of Housing and Public Works, Brisbane (AO5)		
AGRICULT	ure, Fisheries and Forestry					
25914/13	Technical Officer, Licensing and Fisheries Information, Operations, Fisheries Queensland, Fisheries and Forestry, Agriculture Fisheries and Forestry, Brisbane (TO3)	Date of duty	Trieu, Nancy	Technical Officer, Licensing and Fisheries Information, Operations, Fisheries Queensland, Fisheries and Forestry, Agriculture Fisheries and Forestry, Brisbane (TO2)		
Commun	ities, Child Safety and Disab	ILITY SERVI	CES			
25686/13	Manager, Rockhampton Community Services Centre, Disability and Community Services, Region – Central, Rockhampton (AO8)	Date of duty	Bougoure, Raeleen	Principal Community Services Officer, Rockhampton Community Services Officer, Disability and Community Services, Region- Central, Rockhampton (AO7)		
25854/13	Community Services Officer, Region – Far North Queensland, Disability and Community Services, Community Services Funding and Support, Cairns (AO5)	16-12-2013	Kinnane, Liza	Administration Officer, Community Services Funding and Support, Disability and Community Services, Region – Far North Queensland		
EDUCATIO	n, Training and Employment					
* CO 10507/13	Principal Communications Officer, Public Affairs, Community Engagement and Partnerships, Office of the Director- General, Brisbane (AO7)	11-12-2013	Bowdidge, Virginia	Senior Communications Officer, Public Affairs, Community Engagement and Partnerships, Office of the Director-General, Brisbane (AO6)		
CO 10485/13	Executive Officer, Office of the Assistant Director-General, Information and Technologies Branch, Corporate Services Division (AO5)	02-12-2013	Moore, Marnie	Executive Officer, Office of the Assistant Director-General, Information and Technologies Branch, Corporate Services Division (AO4)		
CQR 10456/13	Business Services Manager, Berserker Street State School, Central Queensland Region, Education Queensland Division,	09-12-2013	Brown, Rochelle	Administrative Officer/AAEP, Berserker Street State School, Central Queensland Region, Education Queensland Division,		

Rockhampton (AO2)

## APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
CO 10537/13	Business Support Officer (Grants), Business Services Unit, Non-State Education, Legislation and Business Services Division, Policy and Programs Division, Brisbane (AO5)	11-12-2013	La Roche, Renee	Administration Officer, Business Services Unit, Non-State Education, Legislation and Business Services Division, Policy and Programs Division, Brisbane (AO3)

<sup>\*</sup> Permanent part-time (0.4FTE) position.

## **ENVIRONMENT AND HERITAGE PROTECTION**

,	Senior Advisor, Human Resources and Safety, Business Services, Queensland Parks and Wildlife Service, Brisbane (AO6)	,	·	Project Management Support Officer, Management, Brisbane, Brisbane Operations, South, RoadTek, Infrastructure Management and Delivery, Department of Transport and Main Roads, Brisbane (AO4)
				Main Roads, Brisbane (AO4)

## JUSTICE AND ATTORNEY-GENERAL

16802/13	Senior Inspector (Construction), Office of Fair and Safe Work Queensland, Workplace Health and Safety Queensland, Operations and Compliance, Regional WHS Compliance Services, WHS Brisbane South/Gold Coast, Woodridge (AO5)	Date of duty	Blight, Dale	Inspector Industrial, Workplace Health and Safety Queensland, Operations and Compliance, Regional WHS Compliance Services, WHS Brisbane South/Gold Coast, WHS Logan (AO4)
17157/13	Executive Manager, Court Systems, Reform and Support Services, Queensland Courts Services, Justice Services, Brisbane CBD (AO8)	Date of duty	Morrow, Anthony	Systems Development Manager, Court Systems, Reform and Support Services, Queensland Courts Services, Justice Services, Brisbane CBD (AO7)
17046/13	Support Officer, Lotus Glen Correctional Centre, Operations/Accommodation Secure, Custodial Operations, Queensland Corrective Services, Mareeba (AO3)	25-11-2013	Bunce, Julianne	Administrative Officer, Lotus Glen Correctional Centre, Custodial Operations, Queensland Corrective Services, Mareeba (AO2)
17086/13	Senior Psychologist, Woodford Correctional Centre, Custodial Operations, Queensland Corrective Services, Woodford (PO4)	09-12-2013	McKean, Claire	Program Deliver Officer Level 1, Woodford Correctional Centre, Custodial Operations, Queensland Corrective Services (PO2)

## NATIONAL PARKS, RECREATION, SPORT AND RACING

25806/13	Senior Advisor (HR), Human Resources and Safety, Business Services, Queensland Parks and Wildlife Service, Brisbane (AO6)		Leighton, Kristie	Senior Human Resources Officer, Workforce Relations and Safety, Human Resources, Corporate Services, Brisbane (AO5)
25723/13	Ranger, Maryborough, Wide Bay, Sunshine and Fraser Coast Region, Regional Operations East, Queensland Parks and Wildlife Service, Maryborough (OO4)	02-12-2013	Schloss, Errol	Ranger, Maryborough, Wide Bay, Sunshine and Fraser Coast Region, Regional Operations East, Queensland Parks and Wildlife Service, Maryborough (OO3)
25692/13	Ranger, Eastern Highlands, South West Region, Regional Operations West, Queensland Parks and Wildlife Service, Taroom (003)	16-12-2013	Gregson, Julian	Overseer Grade 2, South West FMA, Forest Products, Forestry, Fisheries and Forestry, Agriculture Fisheries and Forestry, Injune (FE4)

	APPOINTMENT PART I - APPEALABLE				
Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)	
NATURAL	RESOURCES AND MINES				
25662/13	Customer Support Officer, Customer Services, Customer Support, Central Region, Service Delivery, Natural Resources and Mines, Rockhampton (AO4)	Date of duty	Herrmann, Alyce	Administration Officer – Human Resources, Customer Services, Customer Support, Central Region, Service Delivery, Natural Resources and Mines, Rockhampton (AO3)	
25893/13	Senior Vegetation Management Officer, Vegetation Management, Natural Resource Assessment, Land Services, North Region, Cairns (AO6)	Date of duty	Date, Andrew	Senior Environmental Officer, Environment and Heritage, Northern Region, Environmental Services and Regulation, Cairns (PO3)	
TRANSPOR	RT AND MAIN ROADS	ļ	1	'	
25574/13	Principal Finance Advisor, Corporate Finance Performance and Systems, Management Reporting and Analysis, Brisbane (AO7)	Date of duty	Shevlin, Steven	Senior Advisor (Contact Finance), Fare Revenue and Contracts, Officer of the DDG, TransLink, Brisbane (AO6)	
25747/13	Principal Portfolio Analyst, ICT Planning and Investment, ICT Planning and Engagement, Information Technology, Corporate, Brisbane (AO7)	Date of duty	Rechichi, Juanita	Portfolio Analyst, ICT Planning and Investment, ICT Planning and Engagement, Information Technology, Corporate, Brisbane (AO5)	
25828/13	Project Manager, Rockhampton, Central Queensland Operations, North, RoadTek, Infrastructure Management and Delivery, Rockhampton (AO5)	Date of duty	Bowden, Andrew	Construction Technologist, Structures, Rockhampton, Central Queensland Operations, North, RoadTek, Infrastructure Management and Delivery, Rockhampton (TO1)	
25751/13	Team Leader (Call Quality), Brisbane Call Centre, Call Centre (CS Direct), Strategic Planning and Performance, Customer Services, Customer Services, Safety and Regulation, Brisbane (AO5)	Date of duty	Harbour, Rebecka	Senior Call Centre Consultant, Brisbane Call Centre, Call Centre (CS Direct), Strategic Planning and Performance, Customer Services, Customer Services, Safety and Regulation, Brisbane (AO4)	
25813/13	Program Support Coordinator, Program Development and Performance, Downs South West Region, Program Delivery and Operations, Infrastructure Management and Delivery, Toowoomba (AO4)	Date of duty	Leslie, Selwyn	Program Support Officer, Program Development and Performance, Downs South West Region, Program Delivery and Operations, Infrastructure Management and Delivery, Roma (AO3)	
24989/13	Manager (Service Planning), Network, Service Planning, Passenger Transport Integration, Translink, Brisbane (AO8)	Date of duty	Scanlan, Liam	Principal (Rail Service Spec), Network, Service Planning, Passenger Transport Integration, Translink, Brisbane (AO7)	
25435/13	Senior Call Centre Consultant, Customer Services, Safety and Regulation, Customer Services, Strategic Planning and Performance, Call Centre (CS Direct), Brisbane Call Centre, Brisbane (AO4)	Date of duty	Bennedick, Drew	Client Relations Consultant, Customer Services, Safety and Regulation, Customer Services, Strategic Planning and Performance, Call Centre (CS Direct), Brisbane Call Centre, Brisbane (AO3)	
1067/11	Senior Advisor (Service Management), Client Service Delivery (Southern), Southern Region, Transport Services, Operations, Hervey Bay (AO4)	Date of duty	Bates, Geraldine	Principal Customer Service Officer, Hervey Bay Customer Service Centre, Client Service Delivery (Southern), Southern Region, Transport Services, Operations, Hervey Bay (AO3)	

## NOTIFICATION OF THE FILLING OF APPOINTMENTS PART II

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

APPOINTMENTS PART II - NON-APPEALABLE				
Reference Number	Vacancy	Date of Appointment	Name of Appointee	
GASFIELDS	COMMISSION QUEENSLAND			
GFCQ Media and Communications Officer, 05/13 Brisbane (AO5)		06-01-2014	Ferraro, Deanna	
STATE DEV	relopment, Infrastructure and Planning	· i	'	
* 25416/13	Executive Director Non Resource Projects, Office of the Coordinator-General, Brisbane (SES3)	Date of duty	Allen, Michael	
* 25415/13	Executive Director Resource Projects, Office of the Coordinator General, Brisbane (SES3)	Date of duty	McDonnell, Damian	
25650/13	Director, State Development, DSDIP Futures Unit, Strategic Assessment, Brisbane (SO)	Date of duty	Walls, Andrew	
25650/13	Director, State Development, Infrastructure Policy and Planning, Infrastructure Planning, Brisbane (SO)	Date of duty	Coke, Sue	
* Contract up	to five (5) years with possible extension.		'	
Transport and Main Roads				
25829/13	Manager (Delivery), Delivery, Metropolitan Region, Program Delivery and Operations, Infrastructure Management and Delivery, Brisbane (SO)	Date of duty	Weeks, Jeffrey	

GOVERNMENT AND PUBLIC NOTICES IN THE GAZETT	ES	AS F	RO	M		
1 JULY 2013 INCLUDES 2.4% CPI INCREA	SE					
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Extraordinary Gazette - Full Page Text						
Formatted electronic files or E-mail (check for compatibility) per page	\$	227.77	\$	22.78	\$	250.55
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Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$	135.52	\$	13.55	\$	149.07
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$	115.42	\$	11.54	\$	126.96
Environment and Resource Management Gazette AND Transport and Main Ro	DADS	GAZET	TE			
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Formatted electronic files or E-mail (must be compatible) Full page text	\$	227.77	\$	22.78	\$	250.55
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$	264.06	\$	26.41	\$	290.47
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VACANCIES GAZETTE IS NO LONGER PUBLISHED - APPOINTMENT NOTICES NOW APPEAR W	ITHII	N THE G	ENE	RAL GA	ZET	TE
GENERAL GAZETTE - FULL PAGE TEXT						
Formatted electronic files or E-mail (must be compatible)	\$	227.77	\$	22.78	\$	250.55
Formatted electronic files or E-mail (that require formatting to make compatible)	\$	264.06	\$	26.41	\$	290.47
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Single column, all copy to set	\$	2.42	\$	0.24	\$	2.66
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Single column, formatted electronic files or E-mail (check for compatibility)	\$	0.88	\$	0.09	\$	0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$	1.78	\$	0.18	\$	1.96
GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON-	Арр	EALABL	E)			
APPOINTMENTS - PART I & PART II						
2 lines	\$	44.28	\$	4.43	\$	48.71
3 lines	\$	61.99	•		-	68.19
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7 lines	•	123.97	•		•	
8 lines	-	137.25			-	
9 lines	\$	150.54	\$	15.05	\$	165.59
SUBMISSION DEADLINES:						
DEPARTMENTAL APPOINTMENT SUBMISSIONS - PART I & PART II	be	efore 12 r	oor	on Tues	day	•
GENERAL GAZETTE SUBMISSIONS	be	efore 12 r	oor	on Wed	nes	day
LOCAL GOVERNMENT GAZETTE SUBMISSIONS	be	efore 12 r	oor	on Wed	nes	day
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Constitution of Queensland 2001

## ADMINISTRATIVE ARRANGEMENTS AMENDMENT ORDER (No. 3) 2013

### TABLE OF PROVISIONS

Sec	ction	Page
1.	Short Title	. 1
2.	Amended Order	1
3.	Amendment of Schedule	1
4.	Commencement	1

#### **Short Title**

1. This order in council may be cited as the *Administrative Arrangements Amendment Order (No. 3) 2013*.

#### **Amended Order**

2. The Administrative Arrangements Order (No. 2) 2013 is amended as set out in this order.

#### Amendment of Schedule

3.(1) Schedule (opposite the title "Treasurer and Minister for Trade") under the heading "Acts Administered" following the words "Appropriation Act (No. 2) 2008" –

insert

"Appropriation Act (No. 2) 2013"

- 3.(2) Schedule (opposite the title "Minister for Education, Training and Employment")
  - (a) under the heading "Principal Ministerial Responsibilities" in line with the "Administrative Unit" "Department of Education, Training and Employment" following the words "Registration of Teachers"

insert

"Skills and Workforce Development"

(b) under the heading "Principal Ministerial Responsibilities" in line with the "Administrative Unit" "Skills Queensland"

omit

"Skills and Workforce Development"

(c) under the heading "Acts Administered" in line with the "Administrative Unit" "Department of Education, Training and Employment" following the words "Central Queensland University Act 1998"

omit

"Child Care Act 2002"

(d) under the heading "Administrative Units" following the words "Department of Education, Training and Employment"

omit

"Skills Queensland"

(e) under the heading "Responsible Heads" following the words "Director-General"

omit

"Chief Executive Officer"

- 3.(3) Schedule (opposite the title "Minister for Police, Fire and Emergency Services")
  - (a) under the heading "Principal Ministerial Responsibilities" in line with the "Administrative Unit" "Public Safety Business Agency" immediately preceding the words "Queensland Government Air Services"

insert

"Protective Services for Government Buildings"

(b) under the heading "Acts Administered" in line with the "Administrative Unit" "Queensland Police Service" following the words "Child Protection (Offender Reporting) Act 2004"

insert

"G20 (Safety and Security) Act 2013"

(c) under the heading "Acts Administered" in line with the "Administrative Unit" "Public Safety Business Agency"

insert

"State Buildings Protective Security Act 1983"

- 3.(4) Schedule (opposite the title "Minister for Housing and Public Works")
  - (a) under the heading "Principal Ministerial Responsibilities" following the words "Project Management"

omit

"Protective Services"

(b) under the heading "Acts Administered" following the words "Retirement Villages Act 1999"

omit

"State Buildings Protective Security Act 1983"

## Commencement

4. The changes to the *Administrative Arrangements Order* (No. 2) 2013 made by sections 3.(2)(c), 3.(3)(a), 3.(3)(c) and 3.(4) of this order take effect on 1 January 2014.

## END NOTES

- 1. Made by the Governor in Council on 19 December 2013.
- 2. Published in the Gazette on 20 December 2013.
- The administering agency is the Department of the Premier and Cabinet.

Department of Justice and Attorney-General Brisbane, December 2013

It is notified that, pursuant to Section 319T(2)(1)(b) of the *Corrective Services Act 2006*, a Victim Trust Fund has been established in the name of **Garry John Mills** as a result of a payment to him pursuant to the *Personal Injuries Proceedings Act 2002*. Victims of **Garry John Mills** may have a claim against the Victim Trust Fund and that claim may be payable from the Victim Trust Fund. Potential claimants have six months from **11 December 2013** to start a proceeding in a court to have an eligible victim claim against **Garry John Mills**.

Any victims of **Garry John Mills** who commence a claim against the offender and wish to make a claim against the Victim Trust Fund must notify the Public Trustee of the commencement of the claim and provide sufficient proof of the commencement of the claim to satisfy the Public Trustee. This notification must be made to the Public Trustee within six months of the establishment of the Victim Trust Fund, as detailed above.

It should be noted that pursuant to section 319S(2)(a) of the *Corrective Services Act 2006*, a victim may have a potential eligible victim claim whether or not the offender is prosecuted for, or convicted, of an offence in relation to the conduct for which the victim is claiming.

Further information relating to this claim can be obtained, in the first instance, by writing to:

Director Office of General Counsel GPO Box 149 BRISBANE QLD 4001

or by contacting the Director by phone on 3239 0116.

Mark Rallings Acting Commissioner Queensland Corrective Services

Department of Justice and Attorney-General Brisbane, December 2013

It is notified that, pursuant to Section 319T(2)(1)(b) of the *Corrective Services Act 2006*, a Victim Trust Fund has been established in the name of **Shanaye Jaye TYSON** as a result of a payment to him pursuant to the *Personal Injuries Proceedings Act 2002*. Victims of **Shanaye Jaye TYSON** may have a claim against the Victim Trust Fund and that claim may be payable from the Victim Trust Fund. Potential claimants have six months from **12 December 2013** to start a proceeding in a court to have an eligible victim claim against **Shanaye Jaye TYSON**.

Any victims of **Shanaye Jaye TYSON** who commence a claim against the offender and wish to make a claim against the Victim Trust Fund must notify the Public Trustee of the commencement of the claim and provide sufficient proof of the commencement of the claim to satisfy the Public Trustee. This notification must be made to the Public Trustee within six months of the establishment of the Victim Trust Fund, as detailed above.

It should be noted that pursuant to section 319S(2)(a) of the *Corrective Services Act 2006*, a victim may have a potential eligible victim claim whether or not the offender is prosecuted for, or convicted, of an offence in relation to the conduct for which the victim is claiming.

Further information relating to this claim can be obtained, in the first instance, by writing to:

Director Office of General Counsel GPO Box 149 BRISBANE QLD 4001

or by contacting the Director by phone on 3239 0116.

Mark Rallings Acting Commissioner Queensland Corrective Services Education (General Provisions) Act 2006

### SCHOOL ENROLMENT MANAGEMENT PLAN

In accordance with Chapter 8, Part 3 Section 170, of the *Education* (*General Provisions*) Act 2006, School Enrolment Management Plan for the following schools have been prepared by the Regional Directors, Darling Downs, Far North Queensland and Metropolitan region, delegate of the chief executive.

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

Region: Darling Downs

School: Harristown State High School (update)

**Region:** Far North Queensland School: Redlynch State College (new)

Region: Metropolitan

School:

Graceville State School (update) Richlands East State School (new) The Gap State High School (update) West End State School (update)

Liquor Act 1992

### **NOTIFICATION OF EXTENSION OF MORATORIUM PERIOD**

Pursuant to section 95 of the *Liquor Act* 1992 (Liquor Act), I, Jarrod Bleijie MP, Attorney-General and Minister for Justice, hereby give notice of the extension of the moratorium period, as defined under section 89 of the Liquor Act, by three months, so that the moratorium period will end on midnight 31 March 2014.

Section 90 of the Liquor Act restricts the making, during the moratorium period, of an application for extended trading hours for licensed premises that are not in extended trading hours precincts, as defined under section 89 of the Liquor Act. Section 91 of the Liquor Act restricts the Commissioner for Liquor and Gaming from considering, during the moratorium period, extended trading hours applications made to the Commissioner, but upon which the Commissioner had not made a final decision, immediately before the start of the moratorium period, for premises that are not in an extended trading hours precinct.

Jarrod Bleijie, MP Attorney-General and Minister for Justice

## **Australia Day Public Holiday**

Public Holiday falls on Monday 27th January 2014

SUBMISSION DEADLINES FOR FRIDAY 31ST JANUARY 2014

Vacancies Appointments Part I & II:

Email submissions to **gazette@hpw.qld.gov.au** before close of business Tuesday 28th January 2014

All other general notices to the General Gazette and Local Government Gazette:

Email submissions to gazette@hpw.qld.gov.au before 12 noon on Wednesday 29th January 2014

Final proofs (OK to Print) returned before close of business Wednesday 29th January 2014

If you have queries regarding this matter, please do not hesitate to contact the Gazette Team gazette@hpw.qld.gov.au

Department of National Parks, Recreation, Sport and Racing Brisbane, 19 December 2013

His Excellency the Acting Governor, acting by and with the advice of the Executive Council and in pursuance of the provisions of the *Major Sports Facilities Act 2001*, has declared the major sports facility events outlined in Schedule 1 as declared events for the periods indicated:

## **SCHEDULE 1**

Major Sports Facility event	Declared Period	Major Sports Facility
Eminem concert	20 February 2014 2:30pm – 11:30pm	Suncorp Stadium
NRL Pre-season Charity Cup Melbourne Storm v Canterbury Bulldogs	23 February 2014 2:30pm – 10:30pm	Suncorp Stadium
Super Rugby Round 4 – Queensland Reds v Cheetahs	7 March 2014 2:00pm – 10:30pm	Suncorp Stadium
Super Rugby Round 7 – Queensland Reds v Stormers	29 March 2014 2:30pm – 10:30pm	Suncorp Stadium
Super Rugby Round 8 – Queensland Reds v Western Force	5 April 2014 2:30pm – 10:30pm	Suncorp Stadium
Super Rugby Round 9 – Queensland Reds v Brumbies	11 April 2014 2:30pm – 10:30pm	Suncorp Stadium
Super Rugby Round 13 – Queensland Reds v Crusaders	11 May 2014 10:30am – 10:30pm	Suncorp Stadium
Super Rugby Round 14 – Queensland Reds v Rebels	17 May 2014 2:30pm – 11:30pm	Suncorp Stadium
Super Rugby Round 16 – Queensland Reds v Highlanders	30 May 2014 2:30pm – 11:30pm	Suncorp Stadium
Rugby Union International Australia v France	7 June 2014 10:30am – 11:30pm	Suncorp Stadium
Super Rugby Round 17 – Queensland Reds v Waratahs	12 July 2014 2:30pm – 11:30pm	Suncorp Stadium
Bledisloe Cup Australia v New Zealand	18 October 2014 10:30am – 11:30pm	Suncorp Stadium
Australian Football League Round 2 – Brisbane v Geelong	30 March 2014 10:00am – 7:00pm	Brisbane Cricket Ground
Australian Football League Round 5 – Brisbane v Richmond	17 April 2014 2:30pm – 11:30pm	Brisbane Cricket Ground
Australian Football League Round 7 – Brisbane v Sydney	3 May 2014 2:30pm – 11:30pm	Brisbane Cricket Ground
Australian Football League Round 8 – Brisbane v Essendon	10 May 2014 11:30am – 9:30pm	Brisbane Cricket Ground
Australian Football League Round 11 – Brisbane v Carlton	31 May 2014 11:30am – 9:30pm	Brisbane Cricket Ground
Australian Football League Round 13 – Brisbane v GWS Giants	14 June 2014 2:30pm – 11:30pm	Brisbane Cricket Ground
Australian Football League Round 15 — Brisbane v North Melbourne	28 June 2014 2:30pm – 11:30pm	Brisbane Cricket Ground
Australian Football League Round 17 – Brisbane v West Coast	12 July 2014 2:30pm – 11:30pm	Brisbane Cricket Ground

Australian Football League Round 18 – Brisbane v	26 July 2014 11:30am – 9:30pm	Brisbane Cricket
Gold Coast	2273 Gain 313 Gpin	Ground
Australian Football League	10 August 2014	Brisbane
Round 20 – Brisbane v	10:30am - 7:30pm	Cricket
Adelaide		Ground
Australian Football League	24 August 2014	Brisbane
Round 22 – Brisbane v Fremantle	10:30am - 7:30pm	Cricket Ground
	2.20mm F Contombox	
Australian Football League Qualifying & Elimination	2:30pm 5 September – 11:30pm	Brisbane Cricket
Finals (To be confirmed)	7 September 2014	Ground
Australian Football League	2:30pm 12 September –	Brisbane
Semi Finals	11:30pm	Cricket
(To be confirmed)	13 September 2014	Ground
Australian Football League	2:30pm 19 September -	Brisbane
Preliminary Finals	11:30pm	Cricket
(To be confirmed)	20 September 2014	Ground
NAB Challenge	17 February 2014	Metricon
Gold Coast Suns v Essendon	2:30pm – 10:00pm	Stadium
	15 March 2017	Motrican
Australian Football League Round 1 – Gold Coast Suns v	15 March 2014 2:30pm – 11:30pm	Metricon Stadium
Richmond	2.50pm 11.50pm	Judium
Australian Football League	5 April 2014	Metricon
Round 3 – Gold Coast Suns v	11:30am – 9:30pm	Stadium
Brisbane		
Australian Football League	12 April 2014	Metricon
Round 4 – Gold Coast Suns v	2:30pm – 11:30pm	Stadium
Hawthorn	264 12044	
Australian Football League Round 6 – Gold Coast Suns v	26 April 2014 2:30pm – 11:30pm	Metricon Stadium
GWS Giants	2.50piii – 11.50piii	Staululli
Australian Football League	25 May 2014	Metricon
Round 10 – Gold Coast Suns v	11:30am – 9:30pm	Stadium
Western Bulldogs		
Australian Football League	8 June 2014	Metricon
Round 12 – Gold Coast Suns v	11:30am – 9:30pm	Stadium
Sydney	24   204 /	
Australian Football League Round 14 – Gold Coast Suns v	21 June 2014 12:30pm – 10:30pm	Metricon Stadium
Geelong	12.30pm - 10.30pm	Jidululli
Australian Football League	5 July 2014	Metricon
Round 16 – Gold Coast Suns v	12:30pm – 10:30pm	Stadium
Collingwood	·	
Australian Football League	2 August 2014	Metricon
Round 19 – Gold Coast Suns v	2:30pm – 11:30pm	Stadium
St Kilda	46 A 1 204 1	AA - 1 .
Australian Football League Round 21 – Gold Coast Suns v	16 August 2014 10:30am – 7:30pm	Metricon Stadium
Port Adelaide	10.50α111 – 7.50μ111	Jiaululli
Australian Football League	2:30pm 29 August –	Metricon
Round 23 – Gold Coast Suns v	11:00pm	Stadium
West Coast	31 August 2014	
Australian Football League	2:30pm 5 September –	Metricon
Qualifying & Elimination	11:30pm	Stadium
Finals (To be confirmed)	7 September 2014	Matri
Australian Football League Semi Finals	2:30pm 12 September – 11:30pm	Metricon Stadium
(To be confirmed)	13 September 2014	Jiaululli
Australian Football League	2:30pm 19 September –	Metricon
Preliminary Finals	11:30pm	Stadium
(To be confirmed)	20 September 2014	

Steve Dickson MP Minister for National Parks, Recreation, Sport and Racing

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

## A Ministerial designation has been made

I, the Honourable Jack Dempsey, Minister for Police, Fire and Emergency Services, give notice that under the *Sustainable Planning Act 2009* chapter 5, I made a Ministerial designation of land for community infrastructure on 16 December 2013.

The designation will take effect from 20 December 2013.

## Description of the land to which the designation applies

The Ministerial designation applies to land located at 221 and 223 Mount Cotton Road, Capalaba and 2/10 Natasha Street, Capalaba (temporary), Queensland 4157.

The land is described as Parish of Capalaba, County of Stanley and formerly described as Lots 1 and 2 on RP808662 and Lot 2 on SP213903.

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

The land has been designated to allow for the development of the Capalaba Emergency Services Precinct (comprising the existing Ambulance Station and proposed extensions to the existing Fire and Rescue Station) and the temporary Fire and Rescue Station and associated facilities.

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

- (7) emergency services facilities;
- (9) hospitals and associated institutions; and
- (15) storage and works depots and similar facilities, including administrative facilities associated with the provision or maintenance of the community infrastructure mentioned in this part.

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

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

Nil

Honourable Jack Dempsey MP Minister for Police, Fire and Emergency Services Dated: 19 December 2013

Transport Operations (Marine Safety) Regulation 2004

## **NOTIFICATION OF DANGER TO MARINE SAFETY**

Maritime Safety Queensland Brisbane, 13 December 2013

I, Patrick J. Quirk, General Manager, Maritime Safety Queensland, pursuant to section 221 (2) of the *Transport Operations (Marine Safety) Regulation 2004*, declare that a person must not anchor, berth, moor or operate a ship (other than a ship operated by those persons listed in Schedule A) in the waters described in Schedule B for the period 12:00 noon 31 December 2013 until 11:00 pm 1 January 2014.

## **SCHEDULE A**

- (a) Employees of Hummer NQ Pty Ltd T/A Explosive art Fireworks;
- (b) Officers of Queensland Water Police;
- (c) Officers of Department of Agriculture, Fisheries and Forestry;
- (d) Officers of Maritime Safety Queensland.

## **SCHEDULE B**

The waters within 75m of Cardwell Jetty as shown in red on the map prepared by Maritime Safety Queensland, designated map "A1-380", and held at the Regional Harbour Master's Office in Townsville.

PATRICK J. QUIRK General Manager Maritime Safety Queensland Transport Operations (Passenger Transport) Regulation 2005

## APPROVAL OF TAXI SECURITY CAMERA SYSTEM SPECIFICATIONS

This notice may be referred to as the *Approval of Taxi Security Camera System Specifications*.

#### Commencement

This notice shall commence from the date of gazettal.

## **Authorising law**

The law under which this notice is approved for use is Section 86 of the *Transport Operations (Passenger Transport) Regulation 2005*.

#### **Approval**

I have approved specifications "Queensland Taxi Security Camera System Specifications December 2013".

## **Availability of specifications**

A copy of the specifications can be viewed at the Department of Transport and Main Roads website: www.tmr.qld.gov.au

Simon Cook, Delegate of the Director-General Department of Transport and Main Roads

## **NOTIFICATION OF APPROVED STANDARDS**

#### 1. Reference

This notice may be referred to as the *Q-Ride Registered Service Provider Standards Notice (No. 1) 2013*.

#### 2. Commencement date

Use of these standards is to commence from 1 January 2014.

#### 3. Approval

The following is approved: Q-Ride Registered Service Provider Standards (Version 09 December 2013).

## 4. Authorising law

The law under which these standards are approved for use is Section 95 of the *Transport Operations (Road Use Management — Accreditation and Other Provisions) Regulation* 1995.

## 5. Availability of standards

The Q-Ride Registered Service Provider Standards may be viewed online at **www.tmr.qld.gov.au** or can be obtained from any Department of Transport and Main Roads Customer Service Centre.

Work Health and Safety Regulation 2011

## **NOTIFICATION OF EXEMPTION CANCELLATION**

Workplace Health and Safety Queensland Brisbane, 20 December 2013

I, Dr Simon Blackwood, as the Regulator under the *Work Health* and *Safety Act 2011*, cancel class exemptions under section 698 of the *Work Health and Safety Regulation 2011* for:

- certain inflatable amusement devices from design and item registration and annual inspections by a professional registered engineer if the annual inspection is conducted by a competent person effective from 21 December 2012;
- operators with a bridge and gantry crane (remote) certificate from holding a dogging licence to sling their own loads from 10 May 2013; and
- intermediate boiler operators from upgrading to an advanced licence class when performing the same class of high risk work as previously, effective from 13 September 2013.

## **Exemption decision:**

Exemptions cancelled.

## Exemption applied to: Inflatable Amusement Devic

- Inflatable Amusement Devices:
  (1) The exemption of all inflatable amusem
  - ) The exemption of all inflatable amusement devices of 3 metres platform height or below from:
    - item or design registration (sections 243 and 246),
    - o annual inspection (section 241); and
    - o any additional requirements in Part 5.2 of the *Work Health and Safety Regulation 2011*.

(2) The professional registered engineer requirement in regulation 241(5)(a)(ii) does not apply to 'inflatable structures or devices (continuously blown)' with a platform height of less than 9 metres if the annual inspection is conducted by a competent person.

## Bridge and Gantry crane operators who:

- held a valid authority to perform work in an earthmoving or particular crane occupation (bridge and gantry crane (remote control only)) issued under section 25 of the repealed Workplace Health and Safety Regulation 2008; and
- were authorised under section 726(5) of the Work Health and Safety Regulation 2011 (WHS Regulation) to carry out the licence class dogging until the end of 31 December 2012 if:
  - the load being lifted is lifted by remote control; and
  - o the load being lifted is lifted in view of the person; and
  - the crane has the ability to perform 3 or less powered operations.
- are exempt from having to hold a dogging licence to carry out high risk work (dogging).

## Intermediate boiler operators who:

- do not operate a boiler which features multiple fuel sources; and
- held a valid authority to perform high risk work issued under section 18 of the repealed Workplace Health and Safety Regulation 2008; and
- is authorised under section 726(7) of the WHS Regulation to carry out high risk work for the licence class intermediate boiler operation until the end of 31 December 2013; and
- performs the same class of high risk work covered by the advanced licence class which was previously performed under the intermediate licence class (for example, boilers with a superheater, an economiser or a preheater); and
- are exempt from having to upgrade to licence class for advanced boiler operation.

#### Reasons for refusal or cancellation of exemption/s:

The *Work Health and Safety and Another Regulation Amendment Regulation (No. 1) 2013* converted the class exemptions for inflatable amusement devices, bridge and gantry crane operators and intermediate boiler operators into permanent arrangements. The amended Regulation came into effect on 15 November 2013.

## Regulations to which the exemption cancellation applies:

Under section 698 of the WHS Regulation, the regulator must give written notice of the cancellation of an exemption within 14 days after making a decision to cancel an exemption and, in the case of a class exemption, must publish a notice in the gazette.

## This exemption applies to:

- Inflatable Amusement Devices: Schedule 5, part 1, 2(2)(e);
   schedule 5, part 2, 4(3)(e) of the WHS Regulation;
- Annual inspections of certain inflatable amusement devices by 'competent persons': section 241(5) and (6) of the WHS Regulation;
- Bridge and Gantry crane operators: section 82(6) and (7) of the WHS Regulation;
- Intermediate boiler operators: section 82(8) of the WHS Regulation.

## Conditions for the cancellation of exemptions:

Section 698 Notice of amendment or cancellation

- The regulator must give written notice of the amendment or cancellation of an exemption, within 14 days after making a decision
- (2) If the exemption affects a class of persons, the regulator must publish notice of the amendment or cancellation of the exemption in the gazette.
- (3) The notice must state the regulator's reasons for the amendment or cancellation.
- (4) The amendment or cancellation takes effect—
  - (a) on the publication of the notice in the gazette, or on a later date stated in the notice

## Date of exemption cancellation:

This exemption takes effect on the date of notification in the gazette.

## NOTIFICATION OF APPROVED FORMS UNDER THE BUILDING ACT 1975

#### 1. Approval

The form in the table below was approved by the delegate of the Chief Executive, Department of Housing and Public Works on 18 December 2013, under section 254 of the *Building Act 1975*, to take effect from 20 November 2013.

FORM NO.	TITLE	VERSION NO.
32	Relevant information for service providers	2

## 2. Availability of form

Form 32 will be available from the Department of Housing and Public Works' website at **www.hpw.qld.gov.au**.

## NOTIFICATION OF FORM UNDER GAMING MACHINE ACT 1991 LIQUOR ACT 1992

### Approval of form

1. The following form has been revoked:

Form No	form No Version No Form Heading	
Form 57	Version: V3 Jun 2013	Application to dispose/ destroy of gaming machines

Revoke effective from 28 November 2013

2. The following forms have been approved

Form No	Version No	Form Heading
Form 14	Version: V4 Jul 2013	Application for commercial public event permit (regular)
Form 20	Version: V6 Jul 2013	Application for a detached bottleshop
Form 21	Version: V5 Jul 2013	Application to relocate a detached bottleshop
Form 26	Version: V5 Jul 2013	Statement of completed works
Form 28	Version: V5 Jul 2013	Application for temporary authority

## Commencement date

The use of this form is to commence from 12 July 2013

3. The following forms have been approved

Form No	Version No	Form Heading
Form 57A	Version: V2 Sep 2013	Application for repossession of gaming machines
Form 7B	Version: V2 Sep 2013	Application for relocation of gaming machine area

## Commencement date

The use of this form is to commence from 23 September 2013

4. The following forms have been approved

Form No	Version No	Form Heading
Form 3	Version: V3 Dec 2013	Application for a gaming machine licence
Form 3A	Version: V2 Dec 2013	Individual details for a category 1 gaming machine licence (hotel)
Form 3B	Version: V3 Dec 2013	Club details for category 2 gaming machine licence
Form 3C	Version: V3 Dec 2013	Company details for category 1 gaming machine licence
Form 3D	Version: V2 Dec 2013	Application for an additional premises by a category 2 (club) licensee
Form 7	Version: V2 Dec 2013	Application to increase approved number of gaming machines

Form 7A	Version: V3 Dec 2013	Application to decrease the number of gaming machines
Form 12	Version: V3 Dec 2013	Surrender notification of gaming machine licence

#### Commencement date

The use of this form is to commence from 5 December 2013

5. The following form has been approved

Form No	Version No	Form Heading
Form 32	Version: V6 December 2013	Application for adult entertainment permit

## **Commencement date**

The use of this form is to commence from 20 December 2013

### **Authorising Law**

6. The law under which these forms are approved for use is: Section 364 of the *Gaming Machine Act 1991*. Section 105 of the *Liquor Act 1992*.

## **Availability of forms**

 Copies of this form may be obtained from the Office of Liquor and Gaming Regulation website www.olgr.qld.gov.au, or from the Office of Liquor and Gaming Regulation, 33 Charlotte Street, Brisbane QLD 4000, or by telephoning 13 QGOV (13 74 68).

## NOTIFICATION OF FORM APPROVED UNDER THE QUEENSLAND CIVIL AND ADMINISTRATIVE TRIBUNAL ACT 2009

## 1. Approval of form

The following forms have been approved by the Queensland Civil and Administrative Tribunal Rules Committee, pursuant to section 241 of the *Queensland Civil and Administrative Tribunal Act 2009*, for use under the *Queensland Civil and Administrative Tribunal Act 2009* from 1 January 2014.

Form Number		Form Heading
39	2	Application for leave to appeal or appeal
40	2	Application for miscellaneous matters
58	1	Notice of withdrawal of application or referral

## 2. Availability of form

Copies of the forms are available from the Queensland Civil and Administrative Tribunal website at **www.qcat.qld.gov.au** or telephone 1300 753 228.

## NOTIFICATION OF FORMS APPROVED UNDER THE RESIDENTIAL TENANCIES AND ROOMING ACCOMMODATION ACT 2008

## **Approval of Forms**

 The following forms have been approved by the General Manager, Residential Tenancies Authority under Section 519 of the Residential Tenancies and Rooming Accommodation Act 2008.

Form Number	Title	Version number
Form 8	Signature record (Form 8)	V2 Dec 13

## Withdrawal of approval of existing forms

Previous versions of the form:

 Form 8 (V1 Nov 12) have been withdrawn effective close of business 20 December 2013

## **Availability of Forms**

- 2. All Forms may be obtained from:
  - The office of the Residential Tenancies Authority, Level 23/179 Turbot Street Brisbane, phone number 1300 366 311.
  - Residential Tenancies Authority website: www.rta.qld.gov.au

## NOTIFICATION OF APPROVED FORMS UNDER THE YOUTH JUSTICE ACT 1992

#### Commencement

The following forms for use under the *Youth Justice Act 1992* have been approved by the Assistant Director-General, Youth Justice (as delegate of the Chief Executive Officer of the Department of Justice and Attorney-General) on 11 December 2013 to take effect from 20 December 2013.

### Forms approved

The following forms have been approved:

Form No.	Version No.	Form Heading
5	7	Report on the Outcome of A Youth Justice Conference
6	7	Youth Justice Conference Agreement
8	3	Notice Of Time And Place To Attend A Youth Justice Conference
9	5	Notice Declining The Convening of A Youth Justice Conference
12	8	Youth Justice Conference Agreement (Amended)
21	6	Report on the Completion/Non-completion of a Youth Justice Conference Agreement

## Withdrawal of approval of existing forms

Approval of the following forms has been withdrawn:

Form No.	Version No.	Form Heading
10a	1	Court Decision No Further Action if Agreement is Made
22	5	Notice that the Proceeding for an Offence is to be Heard by the Court or Referred for a Further Youth Justice Conference

## Availability of forms

These forms are available from:

Department of Justice and Attorney-General 25/50 Ann Street BRISBANE

Sean Harvey, A/Assistant Director-General Department of Justice and Attorney-General

Transport Infrastructure Act 1994

## NOTICE OF TOLLING MATTERS CLEM JONES TUNNEL

Pursuant to section 105ZB of the *Transport Infrastructure Act* 1994 and the Declaration of Local Government Tollway dated 28 July 2006, Project T Partnership (ABN 72 279 487 220) comprising and acting by Project T Partner Co 1 Pty Limited (ACN 166 004 557) and Project T Partner Co 2 Pty Limited (ACN 166 004 235) hereby gives notice that on and from 1 January 2014, new maximum tolls, administration charges and user administration charges will apply for use of the Clem Jones Tunnel. These changes reflect the maximum permitted in accordance with the *Clem Jones Tunnel Project Deed*. Changes to existing tolls, charges and fees will be advised with appropriate notice throughout 2014.

## The maximum toll payable for use of the Clem Jones Tunnel for each type of vehicle liable to pay a toll:

Vehicle	Maximum toll (GST inclusive)
Motor Cycle	\$ 2.36
Car	\$ 4.72
Light Commercial Vehicle	\$ 7.08
Heavy Commercial Vehicle	\$ 12.50

The administration charge payable for issuing a notice for, and collecting, an unpaid toll for use of the Clem Jones Tunnel The maximum administration charge that will apply to users who do not pay the toll within 72 hours of using the Clem Jones Tunnel is \$17.16.

The user administration charge payable for persons making payment of the toll other than in cash or by use of the E toll system: The maximum user administration charge payable is \$1.43.

Brendan Bourke Chief Executive Officer

Dated: 17 December 2013

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