Version 1

Form 3

QUEENSLAND

*Dangerous Prisoners (Sexual Offenders) Act 2003* (s.43ABA)

**APPLICATION TO** **ALTER THE RECORD OF SEX (Supervision Order)**

Queensland Corrective Services

|  |  |
| --- | --- |
| **Prisoner:** | [Insert Full Name] |
| **Date of Birth:** | [insert DOB] | **Identification Number:** [insert ID number] |
| **Tick the relevant option(s)** |

□ I, the above-named prisoner, request permission to alter my record of sex under the *Births, Deaths and Marriages Registration Act 2023* to:

[insert proposed sex description to be recorded for prisoner].

□ I, the above-named prisoner, request permission to request a recognised details certificate under the *Births, Deaths and Marriages Registration Act 2023.*

 Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Date: ..../..../....

**I wish to alter my record of sex for the following reasons:**

***(Please attach additional sheets if insufficient space is provided)***

|  |
| --- |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |

**Office use only:**

**Decision**

In deciding whether to give you permission to **alter your record of sex**, I have considered—

* whether the proposed alteration of record of sex or recognised details certificate poses a risk to the good order or security of a corrective services facility;
* the safety and welfare of the person and other persons;
* whether the chief executive reasonably believes the proposed alteration of record of sex or recognised details certificate could be used to further an unlawful activity or purpose;
* whether the proposed alteration of record of sex or recognised details certificate could be considered offensive to, or cause physical, mental or emotional harm to, a victim of a crime or an immediate family member of a deceased victim of a crime.

Permission to alter your record of sex as described above has been—

**GRANTED / DENIED**

Signature: .........................................

Delegate

Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

**Note: Maximum penalty for failure to obtain the written permission of the chief executive before changing your record of sex is 20 penalty units or 6 months imprisonment.**

 **Privacy Statement**

Queensland Corrective Services is collecting the information on this form to determine if permission should be granted to an offender to change their record of sex under section 43ABA of the *Dangerous Prisoners (Sexual Offenders) Act 2003* and sections 263 and 341 of the *Corrective Services Act 2006*.

The information collected may be disclosed, subject to the provisions of section 341 of the *Corrective Services Act 2006*, the *Information Privacy Act 2009* and other relevant legislation to the Registry of Births, Deaths and Marriages; the Queensland Police Service or other state, interstate and overseas agencies, private organisations and, in some circumstances, persons.