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Queensland Government Gazette EXTRAORDINARY PUBLISHED BY AUTHORITY

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FRIDAY 19 FEBRUARY 2021

[NO. 27

Invitations for Expressions of Interest to become a Member of the Board of Examiners

The Board of Examiners is constituted under part 10 of the Mining and Quarrying Safety and Health Act 1999 and part 10 of the Coal Mining Safety and Health Act 1999. Its role is to set exams and issue certificates of competency and notices to people who want to work in statutory positions in the metalliferous and coal mining industries.

The Board's activities contribute to securing the safety and health of workers in mines by ensuring only qualified and competent people are entrusted with key mining roles which, if mishandled, could contribute to injury and loss of life, potentially on a large scale. The Board grants Certificates of Competency to persons assessed as being appropriately qualified to fill statutory safety and health mine management positions in the coal and metalliferous mining industries.

The Board of Examiners consists of a Chairman who is an Inspector and at least six other members, each of whom has had at least ten years practical mining experience and holds a certificate of competency under the Coal Mining Safety and Health Act 1999 or the Mining and Quarrying Safety and Health Act 1999.

Functions of the Board of Examiners

The Functions of the Board for the Examiners are:

- To decide the competencies necessary for holders of certificates of competency and notices.
- To assess applicants, or have applicants assessed for certificates of competency and notices. .
- To grant certificates of competency to persons wo have demonstrated to the Boards satisfaction the appropriate competencies necessary to hold the certificates; and
- To ensure the competencies under the above acts are consistent with the competencies required by other States for the holders of certificates of competency.

Certificates of Competency and notices are mandatory for statutory positions defined in the Acts. Certificates are only issued by the Board of Examiners to persons who meet appropriate eligibility criteria, pass a written examination in Queensland mining law and an oral examination in mining practice. The oral examination panels are chaired by a Mines Inspector and include two experienced qualified peers from the mining industry.

Certificates issued by the Board are:

- First Class Mine Managers Certificate of Competency (Underground Metalliferous Mines)
- First Class Mine Managers Certificate of Competency (Underground Coal Mines) .
- Second Class Mine Managers Certificate of Competency (Underground Coal Mines) .
- Deputy's Certificate of Competency (Underground Coal Mines) .
- Open Cut Examiners Certificate of Competency (Surface Coal Mines) .
- Ventilation Officer Certificate of Competency (Underground Coal Mines)

The Board Issues Coal Site Senior Executive Notices to persons who have demonstrated their knowledge of the Coal Mining Safety and Health Act 1999 by undertaking a written mining law examination. The Board now also issues Site Senior Executive Notices for Mineral Mines and Quarries, following changes to the Mining and Quarrying Safety and Health Act 1999.

Expressions of Interest

Individuals who meet the criteria of having at least 10 years practical experience in the mining industry; and hold a Certificate of Competency under the *Coal Mining Safety and Health Act 1999* or the *Mining and Quarrying Safety and Health Act 1999* are invited to express their interest in appointment to fill vacancies for three-year terms. There are positions, which will shortly become available. The current technical expertise and experience sought is outlined as follows:

- Open Cut Examiner Certificate of Competency Holder, with ten years practical experience.
- Two First Class Mine Manager Certificate of Competency (Underground Metalliferous Mines) Holders, with ten years practical experience.
- First Class Mine Manager Certificate of Competency (Underground Coal Mines) Holder, with ten years practical experience.
- Experience in training or education within the Vocational Education Sector or University Sector will be highly regarded.

Due to anticipated introduction of a Practising Certificate Scheme within the Certificate of Competency framework, applicants must be able to demonstrate capacity to maintain a Practising Certificate through current employment with an operator or engagement as defined within section 186(6) of the *Coal Mining Safety and Health Act 1999*.

Expressions of Interest received will be considered for any vacancies that arise within the next two years. The selection panel will consider all applications that meet the criteria stipulated.

All Applications must include a Curriculum Vitae of no more than 2 pages and a cover letter outlining their skills and qualifications against the criteria stated to be a board member. Expressions of Interest will only be accepted electronically, email to <u>BOESecretary@</u> rshq.qld.gov.au

Appointment Process

Appointment of Members to the board is by the Governor in Council by gazette notice.

Expressions of Interest close 5pm Thursday 11 March



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FRIDAY 26 FEBRUARY 2021

[No. 28

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

TAKING OF EASEMENT NOTICE (No. 3394) 2021

Short title

1. This notice may be cited as the Taking of Easement Notice (No. 3394) 2021.

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

2. Easement is taken over land described in the 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 (road), in particular, drainage easement 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 conditions of the easement are set out in schedule 1.

SCHEDULE 1

Terms of Easement

The rights and obligations to be conferred and imposed by the proposed Easement for Drainage purposes over the land described in the schedule are set out hereunder:-

1. Definitions

In this easement:

Authorised Persons means employees, agents and contractors of, and other persons authorised, by the State.

Easement Area means that part of the land over which this easement is taken.

Overland Flow Water is overland flow water as defined in the *Water Act 2000*, schedule 4 (as at the date of this easement) where the flow of the water commences outside the Easement Area, but whether or not the flow is, on or before entering the Easement Area, concentrated or channelled, or has been diverted.

Owner means any person who has an estate, interest, right, power or privilege in, over, or in relation to the land subject to the Easement Area and that person's administrators, assignees and successors.

State means:

(a) the State of Queensland (represented by the Department of Transport and Main Roads); and

(b) if the context permits, Authorised Persons.

2. State's rights

The State has the following rights under this easement:

- (a) to convey, or permit to be conveyed, Overland Flow Water on to, through, and across the Easement Area;
- (b) to pool, or permit to be pooled, Overland Flow Water on the Easement Area;
- (c) to flood, or permit to be flooded, the Easement Area, with Overland Flow Water;
- (d) to do any thing to remedy or prevent any infringement of its rights under this easement by an Owner or to enforce any obligation of an Owner under this easement, at the relevant Owner's cost; and
- (e) in order to exercise the rights in clauses 2(a) to (d):
 - enter the Easement Area, remain on it, and pass and repass on it, with or without vehicles, machinery, plant, equipment, tools and materials;
 - (ii) place on the Easement Area the machinery, plant, equipment, tools and materials required to exercise those rights and leave them there;
 - (iii) clear vegetation from the Easement Area by any method; and
 - do anything else on the Easement Area that the State considers reasonably necessary to exercise those rights.

3. Owner's obligations

An Owner must not, unless it has the State's prior written consent:

- (a) erect, install or lay any structure or other thing on the Easement Area;
- (b) remove from or stockpile on the Easement Area soil, sand, gravel or any other substance or material;
- (c) install concrete, bitumen or other pavement or driveways on the Easement Area or gardens or landscaping involving concrete, brick or other permanent materials or otherwise build in or over the Easement Area;
- (d) alter the ground level, or alter or disturb the existing grades of the Easement Area or change its topography;
- (e) plant any tree or other vegetation or crop on the Easement Area;
- (f) light a fire on the Easement Area;
- (g) construct any road or other earthwork on the Easement Area; or
- (h) do or cause or permit anything (including granting rights to another person) in connection with the Easement Area that could obstruct or interfere with the proper exercise of the State's rights under this easement.

4. Property in works

(a)

Any works undertaken by the State in the exercise of its rights under this easement are the State's property and do not become an Owner's property.

5. Exercise of the State's rights

In exercising the State's rights under this easement, the State must, at its own cost:

- (i) ensure all work is done in a professional and skilful manner; and
- (ii) comply with all relevant laws.
- (b) This easement does not affect any rights or powers the State may have under a statute.

6. Indemnity

The State indemnifies the Owner against any damage, expense, loss or liability (**Claim**) suffered or incurred by the Owner in respect of any act or omission of the State in the use of the Easement Area, except to the extent that any Claim is caused or contributed to (but only to the extent of that contribution) by the negligent act or omission of the Owner (including its employees, agents and contractors).

SCHEDULE 2

The Easement over Land Taken

An area of about 2.17 hectares (including about 241.98 square metres being part of Easement A on RP121758 and about 119.99 square metres being part of Easement D on RP902063) being part of Lot 20 on SP285303 contained in Title Reference: 51155780.

As shown approximately on Plan R3-744 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Toowoomba Region Warrego Highway (Toowoomba – Dalby) Warrego Highway Upgrade Program (Toowoomba – Oakey Duplication – Stage 2) 495/5810; 10343

ENDNOTES

- 1. Made by the Governor in Council on 17 February 2021.
- 2. Published in the Gazette on 26 February 2021.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Transport and Main Roads.

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

TAKING OF EASEMENT NOTICE (No. 3395) 2021

Short title

1. This notice may be cited as the Taking of Easement Notice (No. 3395) 2021.

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

2. Easement is taken over land described in the 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 (road), in particular, drainage easement 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 conditions of the easement are set out in schedule 1.

SCHEDULE 1

Terms of Easement

The rights and obligations to be conferred and imposed by the proposed Easement for Drainage purposes over the land described in the schedule are set out hereunder:-

1. Definitions

In this easement:

Authorised Persons means employees, agents and contractors of, and other persons authorised, by the State.

Channel means:

- (a) a natural channel for the drainage of water; or
- (b) a channel under paragraph (a) that has been artificially improved under this easement,

and whether open or closed, and includes all ancillary plant and equipment (including pumps), conduits, fittings and attachments, and works of any nature to protect or support the Channel.

Easement Area means that part of the land over which this easement is taken.

Owner means any person who has an estate, interest, right, power or privilege in, over, or in relation to the land subject to the Easement Area and that person's administrators, assignees and successors.

State means:

- (c) the State of Queensland (represented by the Department of Transport and Main Roads); and
- (d) if the context permits, Authorised Persons.

2. State's rights

The State has the following rights under this easement:

- (a) to convey, or permit to be conveyed, stormwater in, through, and across any Channel on the Easement Area;
- (b) to deepen, widen, inspect, clean, maintain, change, add to, use and manage a Channel, or any part of a Channel, on the Easement Area at all times and from time to time;
- (c) to do any thing to remedy or prevent any infringement of its rights under this easement by an Owner or to enforce any obligation of an Owner under this easement, at the relevant Owner's cost; and
- (d) in order to exercise the rights in clauses 2(a) to (c):
 - (i) enter the Easement Area, remain on it, and pass and repass on it, with or without vehicles, machinery, plant, equipment, tools and materials;
 - (ii) place on the Easement Area the machinery, plant, equipment, tools and materials required to exercise those rights and leave them there;
 - (iii) dig into, sink shafts in, and erect scaffolding on and open and break up the Easement Area;
 - (iv) remove and dispose of spoil created by the exercise of those rights;
 - (v) construct and maintain on the Easement Area those access tracks, gates and ancillary works that the State reasonably considers necessary;
 - (vi) clear vegetation from the Easement Area by any method;
 - (vii) remove fences or gates on the Easement Area; and
 - do anything else on the Easement Area that the State considers reasonably necessary to exercise those rights.

3. Owner's obligations

An Owner must not, unless it has the State's prior written consent:

- (a) erect, install or lay any structure or other thing on the Easement Area;
- (b) remove from or stockpile on the Easement Area soil, sand, gravel or any other substance or material;
- (c) install concrete, bitumen or other pavement or driveways on the Easement Area or gardens or landscaping involving concrete, brick or other permanent materials or otherwise build in or over a Channel;
- (d) alter the ground level, or alter or disturb the existing grades of the Easement Area or change its topography;
- (e) inundate the Easement Area with water;
- (f) plant any tree or other vegetation or crop on the Easement Area;
- (g) light a fire on the Easement Area;
- (h) construct any road or other earthwork on the Easement Area; or
- (i) do or cause or permit anything (including granting rights to another person or building over a Channel) in connection with the Easement Area that could obstruct or interfere with a Channel or its proper and effective use or the proper exercise of the State's rights under this easement.

4.

Any works to artificially improve a Channel are the State's property and do not become an Owner's property.

5. Exercise of the State's rights

- (a) In exercising the State's rights under this easement, the State must, at its own cost:
 - (i) ensure any work is done in a professional and skilful manner; and
 - (ii) comply with all relevant laws.

(b) This easement does not affect any rights or powers the State may have under a statute.

6. Indemnity

The State indemnifies the Owner against any damage, expense, loss or liability (**Claim**) suffered or incurred by the Owner in respect of any act or omission of the State in the use of the Easement Area, except to the extent that any Claim is caused or contributed to (but only to the extent of that contribution) by the negligent act or omission of the Owner (including its employees, agents and contractors).

SCHEDULE 2

The Easement over Land Taken

An area of about 1.215 hectares being part of Lot 25 on SP285303 contained in Title Reference: 51155784.

As shown approximately on Plan R3-745 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Toowoomba Region Warrego Highway (Toowoomba – Dalby) Warrego Highway Upgrade Program (Toowoomba – Oakey Duplication – Stage 2) 495/5810; 10344

ENDNOTES

- 1. Made by the Governor in Council on 17 February 2021.
- 2. Published in the Gazette on 26 February 2021.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Transport and Main Roads.

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

AMENDING TAKING OF LAND NOTICE (No. 3432) 2021

Short title

1. This notice may be cited as the Amending Taking of Land Notice (No. 3432) 2021.

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

 Schedule to the Taking of Land Notice (No. 3378) 2020 dated 13 August 2020 and published in the Gazette of 21 August 2020 at page 808 relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 3378) 2020 dated 13 August 2020 and published in the Gazette of 21 August 2020 at page 808 relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "An area of about 1.704 hectares being part of Lot 48 on Crown Plan CG3132 contained in Title References: 14762236 to 14762239.

An area of about 5700 square metres being part of Lot 113 on Crown Plan CG3131 contained in Title References: 16187092 to 16187095.

An area of about 4.37 hectares (including 207 square metres being the whole of Easement A on SP120734) being part of Lot 49 on Crown Plan CG2193 contained in Title Reference: 50372284.

An area of about 866 square metres being part of Lot 4 on RP222399 contained in Title Reference: 17313135.

An area of about 5747 square metres being part of Lot 3 on RP222399 contained in Title Reference: 17313134.

As shown approximately on Plans R2-1504(B), R2-1522(B), R2-1505(B), R2-1506(B) and R2-1500(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Sunshine Coast Region Beerburrum to Nambour Rail Upgrade (B2N) – Stage 1 495/10304; 10361 to 10364"

Insert - "An area of 1.706 hectares being Lot 104 on SP320404 (being a plan to be registered in Queensland Titles Registry, Department of Resources), being part of the land contained in Title References: 14762236 to 14762239.

An area of 5721 square metres being Lot 100 on SP320400 (being a plan to be registered in Queensland Titles Registry, Department of Resources), being part of the land contained in Title References: 16187092 to 16187095.

An area of 4.375 hectares being Lot 103 on SP320403 (being a plan to be registered in Queensland Titles Registry, Department of Resources), being part of the land contained in Title Reference: 50372284.

An area of 866 square metres being Lot 102 on SP320402 (being a plan to be registered in Queensland Titles Registry, Department of Resources), being part of the land contained in Title Reference: 17313135.

An area of 5752 square metres being Lot 101 on SP320401 (being a plan to be registered in Queensland Titles Registry, Department of Resources), being part of the land contained in Title Reference: 17313134.

Sunshine Coast Region Beerburrum to Nambour Rail Upgrade (B2N) – Stage 1 495/10304; 10361 to 10364"

ENDNOTES

- 1. Made by Director (Property Acquisitions and Disposals) on 17 February 2021, pursuant to delegation for Minister for Transport and Main Roads under section 36B of the *Acquisition of Land Act 1967*.
- 2. Published in the Gazette on 26 February 2021.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Transport and Main Roads.

Transport Infrastructure Act 1994 Transport Planning and Coordination Act 1994

DECLARATION OF BUSWAY LAND NOTICE (NB7) 2021

Short title

1. This notice may be cited as the Declaration of Busway Land Notice (NB7) 2021.

Land to be declared [s302 of the Transport Infrastructure Act 1994]

2. The land described in the First Schedule is declared to be busway land.

Interests to be continued [s302(1A) of the *Transport Infrastructure Act 1994*]

3. The interests described in the Second Schedule are to be continued.

FIRST SCHEDULE

SECOND SCHEDULE

LOT 7 on SP314979, Title Reference 51208378

LOT 2 on SP252250, Title Reference 50916152

LOT 126 on SP252287, Title Reference 50912925

LOT 23 on SP314975, Title Reference 51237529

LOT 24 on SP314975, Title Reference 51237530

LOT 28 on SP314978, Title Reference 51237455

LOT 26 on SP314978, Title Reference 51237454

LOT 1 on SP252330, Title Reference 50911859

LOT 119 on SP263292, Title Reference 50931074

VOLUMETRIC LOT 11 on SP232283, Title Reference 50887360

VOLUMETRIC LOT 22 on SP314976, Title Reference 51237539

Easement No 700569976 benefitting the land over Easement A on RP880297

Administrative Advice No 703379648 – Heritage Site – Queensland Heritage Act 1992 VOLUMETRIC LOT 7 on SP314974, Title Reference 51216537

Brisbane City Northern Busway 495/9773

> Mark Bailey Minister for Transport and Main Roads

ENDNOTES

- Published in the Gazette on 26 February 2021. 1.
- 2. 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Transport and Main Roads.

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Queensland Government Gazette LOCAL GOVERNMENT

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FRIDAY 26 FEBRUARY 2021

[No. 29

Planning Act 2016

PUBLIC NOTICE OF ADOPTION OF MAJOR AMENDMENT NO.1 OF 2020 TO THE MAREEBA SHIRE COUNCIL PLANNING SCHEME 2016

Notice is given under the *Planning Act 2016* and the Minister's Guidelines and Rules, that on 17 February 2021, Mareeba Shire Council resolved to adopt Major Amendment No.1 of 2020 to the Mareeba Shire Council Planning Scheme 2016.

The full title of the amendment is Major Amendment No.1 of 2020 – Nullinga Dam development area.

The purpose and general effect of Major Amendment No.1 of 2020 is to establish the Nullinga Dam Overlay to protect the proposed Nullinga Dam site from activities that may:

- physically impact the structure/geology of the land;
- increase buildings and infrastructure with the area;
- affect water quality.

Major Amendment No.1 of 2020 will have effect on and from 26 February 2021.

A copy of Major Amendment No.1 of 2020 is available for inspection and purchase at the Mareeba Shire Council Mareeba Office, 65 Rankin Street, Mareeba or at

https://msc.qld.gov.au/building-planning/planning/.

Peter Franks Chief Executive Officer Mareeba Shire Council Planning Act 2016

RICHMOND SHIRE COUNCIL ADOPTION OF RICHMOND SHIRE PLANNING SCHEME 2020

Notice is given under the *Planning Act 2016* that on 19 January 2021 the Richmond Shire Council resolved to adopt the Richmond Shire Planning Scheme 2020.

The purpose of the *Richmond Shire Planning Scheme 2020* is to provide the community with a best practice planning framework which:

- (a) articulates Council's vision for the Shire for the next 20 years.
- (b) incorporates new data available for the Shire.
- (c) aligns with the current State planning legislation and regulated requirements.

The *Richmond Shire Planning Scheme 2020* will commence on 1 March 2021 and will apply to development on all premises within the local government area.

A copy of the Richmond Shire Planning Scheme 2020 will be made available for inspection at Council's Administration Centre at 65 Goldring Street, Richmond. An electronic copy will be available on Council's website at **www.richmond.qld.gov.au**.

For more information please contact Council on telephone (07) 4719 3377 or via email at **enquiries@richmond.qld.gov.au**.

Peter Bennett Chief Executive Officer Richmond Shire Council

Planning Act 2016

GYMPIE REGIONAL COUNCIL GYMPIE REGIONAL COUNCIL PLANNING SCHEME 2013 AMENDMENT PACKAGE 2

Notice is given under the *Planning Act 2016*, that on 24 February 2021 Gympie Regional Council adopted Amendment Package 2 to the Gympie Regional Council Planning Scheme 2013. The purpose and general effect of the major, minor and administrative amendments in Amendment Package 2 is to address a wide range of matters including zoning anomalies and resolving priority operational issues to ensure improved clarity and ease of interpretation, including: –

- Updating various Planning Scheme map sets to incorporate new State government data (e.g. Bushfire Hazard);
- Zoning amendments, including removing the Local Development Area (LDA) boundary for the Victory Heights LDA;
- Amendments to the Infrastructure and Operational Works and the Reconfiguring a Lot Codes;
- Amendments to Planning Scheme Policy 1: Development Standards, including:
 - the detail required for stormwater, earthworks, access, roads, retaining walls, intersections, infrastructure design life, demonstrating minimised maintenance and potential of failure, design standards, and SPP changes, uncompleted works bonds no longer accepted, incorporated Inspection and Test Plan and standard Council forms, Wide Bay Burnett Regional Organisation of Council's (WBBROC) Design and Construct standards reference added and updated list of standard drawings (via web link),
 - deemed to comply table added in for detention basins, and
 - Table SC6.11 in PSP 1 amended to include minimum flood levels previously contained in tables at the end of each zone code.
- New operational works triggers in the Tables of Assessment;
- The introduction of new Home-Based Business and Advertising Devices Codes;
- Relocation of certain sections and provisions from zone codes to consolidated codes (to avoid duplication);
- Requirements for private and communal open space for Dual Occupancies;
- Amendments to car parking rates to address anomalies for particular uses;
- General improvements focusing on improving the clarity of Council's policy intent (e.g. redrafting provisions with clearer language and intent);
- Removal of sections in Planning Scheme Policy 1: Development standards and in the Local Government Infrastructure Plan that refer to water and sewer requirements and replace them with references to the WBBROC Design and Construct Codes (where relevant).

The commencement date for Amendment Package 2 is 15 March 2021, having effect from this date to form a new version, Version 3.0, of the Gympie Regional Council Planning Scheme 2013. The Gympie Regional Council Planning Scheme 2013 v3.0 will be available for inspection and purchase at Council's Planning and Development Directorate located at 29 Channon Street, Gympie during normal office hours.

Copies are available on Council's website at: www.gympie.qld.gov.au from the date of publication of this notice.

Shane Gray - Chief Executive Officer

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FRIDAY 26 FEBRUARY 2021

[NO. 30

Department of Justice and Attorney-General Brisbane, 26 February 2021

His Excellency the Governor, acting by and with the advice of the Executive Council, acting under the provisions of the *Legal Aid Queensland Act 1997* has approved the appointment of Ms Nicola Louise Davies, by gazette notice, as the Chief Executive Officer of Legal Aid Queensland on and from 1 March 2021 up to and including 28 February 2026.

SHANNON FENTIMAN MP Attorney-General and Minister for Justice Minister for Women and Minister for the Prevention of Domestic and Family Violence Department of Transport and Main Roads Brisbane, 26 February 2021

His Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Gold Coast Waterways Authority Act 2012*, has approved:

that the following persons be reappointed as members of the Gold Coast Waterways Authority Board for a term commencing on and from 1 March 2021 until 30 November 2021:

- Ms Mara Wickerhauser Bun (chairperson); and
- Ms Leslie Naureen Shirreffs.

His Excellency the Governor, acting by and with the advice of the Executive Council also approved remuneration for eligible Board members will be in accordance with the Governance Category, Level 3, of the Remuneration Procedures for Part-time Chairs and Members of Queensland Government Bodies, as set out below:

- Chairperson annual fees: \$13,500;
- Appointed member annual fees: \$7,500;
- Appointed member (including Board Chairperson) subcommittee fees (if appointed as a member of a Board subcommittee): \$1,000; and
- Appointed member (including Board Chairperson) subcommittee fees (if appointed as chairperson of a Board sub-committee): \$1,500.

In addition, all eligible Board members will be reimbursed all necessary and reasonable expenses incurred while travelling on business and attending meetings in conjunction with the functions of the Gold Coast Waterways Authority Board and may be paid in accordance with the following arrangements:

- Economy-class air travel is to be used;
- Motor Vehicle Allowances as varied from time to time by the Governor in Council; and
- Domestic Travelling and Relieving Expenses as varied from time to time by the Governor in Council.

Mark Bailey MP MINISTER FOR TRANSPORT AND MAIN ROADS

Department of the Premier and Cabinet Brisbane, 26 February 2021

The following directive is issued under section 26 of the *Ministerial and Other Office Holder Staff Act 2010.*

Dave Stewart Director-General

Ministerial Services

Directive No. 01/2021

DECLARATION OF INTERESTS

CHIEF EXECUTIVE DIRECTIVE

Section 26 of the Ministerial and Other Office Holder Staff Act 2010

This text box does not form part of the directive

Under the *Human Rights Act 2019* decision makers have an obligation to act and make decisions in a way that is compatible with human rights, and when making a decision under this directive, to give proper consideration to human rights.

1. Purpose

This directive specifies requirements relating to declaration of interests and notification of conflicts of interests of staff members.

2. Effective Date

1 March 2021

3. Interpretation and Definitions

Where a term used in this directive is defined in the *Ministerial and Other Office Holder Staff Act 2010*, the term has the meaning given in that Act, unless otherwise stated.

Act means the Ministerial and Other Office Holder Staff Act 2010

Staff member means a person employed as a staff member in the office of a Minister in accordance with the Act.

Personal Interests include pecuniary interests and intangible interests such as relationships, associations, roles and responsibilities. Personal interests include the interests of the staff member's partners and dependants, or organisations with which they are affiliated.

Conflicts of Interest arise where a staff member's personal interests have the potential to improperly influence the performance of their official responsibilities. Whether a personal interest of a staff member gives rise to a conflict of interest, involves an objective test of whether, in the circumstances, a fair and reasonable person might perceive that the staff member might be unable to bring an impartial mind to a decision because of their personal interest and that the interest might conflict with the proper performance of the staff member's official duties.



4. Application

This directive applies to all staff members.

5. Legislative authority

Sections 24, 25 and 26 of the Act.

6. References

The Queensland Ministerial Handbook

7. Previous References

Directive 2014/01 – Declaration of Interests

DIRECTIVE

8. Principles

This policy should be interpreted broadly. Its application should not be limited to a literal reading of the provisions.

Staff members are responsible for fully disclosing their interests in accordance with information to be declared as set out below in this directive.

Staff members are also responsible for disclosing within their knowledge the interests of their partner and/or dependants in accordance with information to be declared as set out below in this directive.

Responsibility for the recognition of a real or perceived conflict of interest rests solely with the staff member concerned.

Staff members are responsible for acquiring and being familiar with the information released from time to time by the Queensland Integrity Commissioner and the Crime and Corruption Commission concerning conflict of interest issues.

Staff members who give advice to a Minister should be aware of the role of the Queensland Integrity Commissioner and seek counsel on any issue that may give rise to a potential conflict of interest.

9. General Conditions

- Staff members are responsible for providing their Minister a Declaration of Interests:
 - within one month after commencing employment as a staff member;
 - within one month of a change of Minister;
 - as soon as practicable, and within one month, following any change in the staff member's interests; and
 - on an annual basis during June each year.
- Interests are to be declared by submitting a Declaration of Interest form to the Minister, via the
 office's Chief of Staff. The Declaration of Interest form is at Appendix 2 to *The Queensland Ministerial
 Handbook*.
- Staff members must declare any conflict of interest, or potential conflict of interest, and the actions
 proposed to manage the conflict to the Minister as soon as practicable, and within at least one month
 of the staff member becoming aware of the conflict.



- Conflicts of interest are to be declared by submitting a Conflict of Interest / Other Employment Management Plan to the Minister, via the office's Chief of Staff.
- The Chief of Staff must ensure completed Declaration of Interests and Conflict of Interest / Other Employment Management Plans are signed and dated by the Minister.

10. Transitional Provisions

At the commencement of this directive, currently employed staff members, who have already provided a Declaration of Interests, on or after 12 November 2020, that included all the information required to be included in the Declaration of Interests, are not required to provide a new Declaration of Interests, unless there has been a change to the staff member's interests since their previous declaration.

11. Declarable interests: information to be declared

- Staff members are required to declare and list their personal interests and those of their partner and any dependants.
- Personal interests may include the following
- shareholdings in public and private companies;
- family and business trusts and nominee companies;
- bonds, debentures and like investments;
- savings and investment accounts;
- partnerships;
- real estate;
- directorships in or employment by public and private companies;
- other assets;
- other substantial sources of income;
- other interests (pecuniary or non-pecuniary);
- liabilities;
- organisational memberships.

12. Changes to Interests

- When interests declared by a staff member have changed, the staff member must submit a new Declaration of Interests form as soon as practicable after the relevant facts of the change come to the knowledge of the person.
- Any change to interests must be declared, including, for example:
 - the acquisition, divestment or an altered relationship in the interest;
 - a change to the official responsibilities of the staff member; or
 - a new personal relationship or affiliation.

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- 13. Identifying and managing a conflict of interest
 - Staff members must perform their duties in a fair and unbiased way, ensuring that decisions made in the course of their duties are not affected by self-interest, private affiliations or the likelihood of personal gain or loss.
 - Conflict of Interests are to be managed transparently and resolved in the public interest. The public interest must prevail over the personal interests of a staff member.
 - Staff members must declare any conflict of interest, or potential conflict of interest, and the actions
 proposed to manage the conflict to the Minister as soon as practicable, and within at least one month
 of the staff member becoming aware of the conflict. This is done by submitting a Conflict of
 Interest/Other Employment Management Plan to the Minister, via the Chief of Staff (Appendix 3 to
 The Queensland Ministerial Handbook).
 - Where it is not possible for the staff member to declare a conflict of interest in writing (i.e. where it is identified in a meeting), the staff member should:
 - verbally disclose the interest
 - if identified during a meeting make sure the disclosure is included in their meeting minutes, if any, and remove themselves from the meeting / stop or postpone the meeting
 - submit the written Conflict of Interest / Other Employment Management Plan as soon as possible after the conflict of interest has been identified.
 - The Chief of Staff and the Minister must sign and date the Conflict of Interest / Other Employment Management Plan.
 - The staff member must comply with the Conflict of Interest / Other Employment Management Plan.

14. Storage of records

- The Chief of Staff must ensure completed Declaration of Interests and Conflict of Interest / Other Employment Management Plans are filed securely with the Minister and managed in accordance with *The Queensland Ministerial Handbook* and the Disposal Authority issued by State Archives.
- The Chief of Staff must maintain a register of Declaration of Interests and Conflict of Interest/Other Employment Management Plans lodged by staff members.

15. Access to records

- Declaration of Interests and Conflict of Interest / Other Employment Management Plans are to be maintained in the strictest of confidence.
- Unless required by law, access to Declarations of Interests and Conflict of Interest / Other Employment Management Plans is limited to the staff member, Chief of Staff and the relevant Minister.
- Declaration of Interests records may be the subject of applications for access under the *Right to Information Act 2009* and/or the *Information Privacy Act 2009*. Each application for access would be considered on a case-by-case basis before a decision is made on whether it is in the public interest to release the document.



PROCEDURES

16. Declaration of Interest

Within one month of commencement, staff members shall lodge a completed Declaration of Interests form with the Minister, via the office's Chief of Staff.

17. Change of Minister

Within one month of a change of Minister, staff members shall lodge a completed Declaration of Interests form with the new Minister, via the office's Chief of Staff.

18. Change to Interests

Staff members must notify the Minister as soon as practicable, and within one month, of a change to their interests, by lodging a new Declaration of Interests form with the Minister, via the office's Chief of Staff.

19. Annual Review

During June each year, Staff Members shall review their existing Declaration of Interests and submit a new Declaration of Interests form, which includes a statement of changes or a statement declaring that the interests have not changed. The new Declaration of Interests form shall be lodged with the Minister, via the office's Chief of Staff.

20. Conflict of Interest

As soon as practicable, upon identifying a potential conflict, staff members shall lodge a completed Conflict of Interest / Other Employment Management Plan with the Minister, via the Chief of Staff.

21. Retention of Declarations and Conflicts of Interest forms

The Chief of Staff and the Minister should sign and date all Declaration of Interests and Conflict of Interest/Other Employment Management Plans.

The Chief of Staff will store the forms securely in the ministerial office and maintain a register of all Declaration of Interests and Conflict of Interest/Other Employment Management Plans.



NOTIFICATION OF THE FILLING OF ADVERTISED VACANCIES

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

NOTIFICATION OF THE FILLING OF APPOINTMENTS PART I

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

Industrial Registrar Industrial Registry Email: **qirc.registry@qirc.qld.gov.au** Web Address: **www.qirc.qld.gov.au** for Appeal Notice

For general enquiries prior to lodgement of an appeal:

Contact Industrial Registry on 1300 592 987 or email QIRC.registry@qirc.qld.gov.au

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DEPARTMI	ent of Child Safety, Youth <i>A</i>	AND WOME	N	
339889/20	Senior Team Leader, Child Services, Child and Family, Alderley Child Safety Service Centre, Alderley (PO5)	Date of duty	Daynes, Chelsea	Child Safety Officer, Child Services, Child and Family, Mount Gravatt Child Safety Service Centre, Mount Gravatt (PO3)
356442/20	Senior Child Safety Officer, Child and Family, Region – Moreton, Service Delivery, Caloundra (PO4)	Date of duty	Welch, Erin	Child Safety Officer, Child and Family, Region – Moreton, Service Delivery, Caloundra (PO3)
360064/20	Child Safety Officer, Child and Family, Region – Central Queensland, Service Delivery, Gladstone (PO3)	Date of duty	Leask, Kameron	Child Safety Officer, Child and Family, Region – Central Queensland, Service Delivery, Gladstone (PO2)
Departmi	ent of Employment, Small B	USINESS A	nd Training	
337791/20	Program Manager, South East, Service Delivery, Engagement, Hope Island (AO7)	Date of duty	Repia, Bevan	Senior Field Officer, South East, Service Delivery, Engagement, Hope Island (AO5)
Departmi	ent of Environment and Sci	ENCE	1	1
359713/20	Ranger, Northern Parks and Forests Regional Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships, Cairns (AO4)	Date of duty	Solowiej, Benjamin	Ranger, Northern Parks and Forests Regional Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships, Cairns (WOO5)
360051/20	Senior Conservation Officer, Northern Parks and Forests Regional Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships, Cairns (PO3)	Date of duty	Hurren, Kerry-Anne	Ranger, Great Barrier Reef Marine Coastal and Islands Regional Operations, Management Operations, Queensland Parks and Wildlife Service and Partnerships, Cairns (OO5)
Departmi	ent of Justice and Attorney	-GENERAL	'	
359574/20	Audio Visual Project Manager, Reform and Support Services,	Date of duty	Daly, Lucas	AV System Analyst, Information and Court Technology, Reform and Support

Queensland Courts Service,

Justice Services, Brisbane (A07)

Services, Queensland Courts Service,

Justice Services, Brisbane (AO6)

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
# 352340/20	Court Services Officer, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (AO3)	Date of duty	Hill, Sophie	Administrative Officer, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (AO2)
358079/20	Contracts Officer, Reform and Support Services, Queensland Courts Service, Justice Services, Brisbane (AO4)	Date of duty	D'Arro, Marco	Assistant Procurement Officer, Corporate Services, Department of Justice and Attorney-General, Brisbane (AO3)
* 343986/20	Crown Prosecutor – Office of the Director of Public Prosecutions, Directorate Legal Team, Office of the Director of Public Prosecutions, Ipswich (PO5)	Date of duty	Malouf, Jacqueline	Legal Officer, Wakefield Chambers, South East Queensland Region, Office of the Director of Public Prosecutions, Buddina (PO3)
	vertised as Brisbane and Holland Park. as Multiple Locations.			
OFFICE OF	Industrial Relations			
355909/20	Principal Prosecutor, Office of the Work Health and Safety Prosecutor, Brisbane (PO6)	Date of duty	Ball, Jacqueline	Senior Prosecutor, Office of the Work Health and Safety Prosecutor, Brisbane (PO5)
Queensla	nd Corrective Services			
360477/20	Senior Case Manager, Southern Region, Community Corrections, Community Corrections and Specialist Operations, Roma (PO3)	Date of duty	McDouall, Tabatha	Probation Services Officer, Southern Region, Community Corrections, Community Corrections and Specialist Operations, Roma (AO4)
350204/20	Senior Case Manager, North Coast Region, Probation and Parole, Statewide Operations, Caboolture (PO3)	Date of duty	Winnett, Liecelle	Case Manager, North Coast Region, Community Corrections, Maroochydore (PO2)
360824/20	Program Delivery Officer (Level 2), Brisbane Region, Community Corrections, Community Corrections and Specialist Operations, Spring Hill (PO3)	Date of duty	Haas-Maganas, Sheriden	Program Delivery Officer (Level 1), South Coast Region, Community Corrections, Community Corrections and Specialist Operations, Southport (PO2)
Queensla	nd Health			
QAS/ SRC2019	Senior Operations Supervisor, Cairns and Hinterland Local Ambulance Service Network, Queensland Ambulance Service, Cairns (AB52)	Date of duty	O'Sullivan, Denis	Clinical Support Officer, Cairns and Hinterland Local Ambulance Service Network, Queensland Ambulance Service, Cairns (AA42)
QAS/ LARU20	Paramedic, Metro North Local Ambulance Service Network, Queensland Ambulance Service, Mitchelton (AF31)	Date of duty	Roberts, Ian	Paramedic, Metro North Local Ambulance Service Network, Queensland Ambulance Service, Caboolture (AP22)
Queensla	nd Treasury			
356744/20	Senior Investigations Officer – Level 2, Payroll Tax, Office of State Revenue, Brisbane (AO6)	Date of duty	Lam, Ross	Paralegal, Blue Card Services, Community Justice Services, Justice Services, Department of Justice and Attorney-General, Brisbane (PO2)

APPOINTMENT PART I – APPEALABLE

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
Departme	ent of Transport and Main	Roads		
352795/20	Busway Shift Coordinator, TransLink Operations, Passenger Transport Services, TransLink, Brisbane (AO5)	Date of duty		Busway Safety Officer, TransLink Operations, Passenger Transport Services, TransLink, Brisbane (005)

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	
Departme	ENT OF EDUCATION			
MER 354699/20P	Head of Department – Humanities and Social Sciences, Indooroopilly State High School, Metropolitan Region (HOD)	21-01-2021	Murphy, Ross Edward	
Departme	ent of Environment and Science			
357239/20	Director, Environmental Services and Regulation, Business Centre Emerald, Coal and Central Compliance, Environmental Services and Regulation, Emerald (SO)	Date of duty	Bennink, Kate	
Parliamentary Service				
PAR 20-24	Senior Procurement Officer, Financial and Administrative Services, Parliamentary Service, Brisbane (AO5)	18-01-2021	Saint-Cosgrove, Ashleigh Jane	
PAR 20-18	Human Resource Officer, Human Resource Services, Parliamentary Service, Brisbane (AO3)	15-02-2021	Uebel, Ashleigh Jade	
Departme	INT OF YOUTH JUSTICE			
361023/20	Director, People and Culture, People and Culture – Youth Justice, People, Culture and Governance, Corporate Services, Brisbane (SO)	Date of duty	Smilie, Louise	

Government and Public Notices In the Gazet 1 July 2013 includes 2.4% CPI increa		AS FI	RO	M		
1 JOLI 2013 INCLODES 2.470 CI I INCRED						
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General Gazette - Per MM text						
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	I-App	EALABL	E)			
Appointments - Part I & Part II						
2 lines	\$	44.28	\$	4.43	\$	48.71
3 lines	\$		·		-	68.19
4 lines	\$		•	7.97	•	
5 lines	\$	92.98	•		-	102.28
6 lines		110.69				
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		efore 12 n			•	
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Education (General Provisions) Act 2006

STATE SCHOOL ENROLMENT MANAGEMENT PLAN (State school EMP)

In accordance with Chapter 8, Part 3, Section 170, of the *Education (General Provisions) Act 2006*, a State school EMP for the State schools listed below has been prepared by a delegate of the Chief Executive of the Department of Education.

Region: South East

School: Cedar Creek State School

Copies of the State school EMPs are available for public inspection, without charge, during normal business hours at the department's head office and accessible on the department's website at https://education.qld.gov.au/parents-and-carers/enrolment/management-plans/

Transport Infrastructure Act 1994

NOTIFICATION OF REMOVAL OF FUTURE RAILWAY LAND

Notice is hereby given under the provisions of Section 242 (3) of the *Transport Infrastructure Act 1994* that the land described in *Schedule 1* and identified on the plan (FRL_B2N-2-B) is no longer required for Future Railway Land.

The plan identifying the land described in the said *Schedule 1* is held in the office of the Chief Executive, Department of Transport and Main Roads, 61 Mary Street, Brisbane.

Randall Fletcher Executive Director Transport System Management

SCHEDULE 1

Local Government Area: Sunshine Coast Regional Council

Lot 77 on RP223272

ENDNOTES

- 1. Published in the Gazette on 26 February 2021.
- 2. Not required to be laid before the Legislative Assembly.
- 3. The administering agency is Department of Transport and Main Roads.

Transport Operations (Marine Safety) Act 1994 Transport Operations (Marine Safety) Regulation 2016

NOTIFICATION OF EXEMPTION FROM THE SPEED LIMIT

Maritime Safety Queensland Brisbane

I Glenn Hale, Regional Harbour Master (Brisbane) Maritime Safety Queensland, pursuant to the provisions of section 18A *Transport Operations (Marine Safety) Act 1994*, approve the temporary exemption for the ships displaying AMSA Unique Vessel Identifier 457912 and 457914, from the 6 knot speed limit fixed for vessel over 8.0 metres in length in the waters listed in the schedule, between the dates of 1 March 2021 until 31 March 2021.

SCHEDULE

Waters of the Nerang River between Sundale Bridge and Cronin Island as shown in mauve on the map S9-194 (Nerang River speed limit exemption wash trial areas – Gold Coast Ferries) prepared by Maritime Safety Queensland and held at the office of the Area Manager (Gold Coast) Maritime Safety Queensland.

> GLENN HALE Regional Harbour Master (Brisbane) Maritime Safety Queensland

Transport Operations (Marine Safety) Act 1994

NOTIFICATION OF SPEED LIMIT

Maritime Safety Queensland Brisbane, 23 February 2021

I John Fallon, Regional Harbour Master Gladstone, Maritime Safety Queensland, pursuant to the provisions of section 206A of the *Transport Operations (Marine Safety) Act 1994*,

to approve the fixing of the speed limit for the water listed in Column 1 at the speed listed in Column 2 for the ships listed in Column 3 of the following table.

Column 1	Column 2	Column 3
Fitzroy River Rockhampton		
The Fitzroy River Rockhampton, bounded by the positions beginning at the western side of the Fitzroy River bridge at the approximate position of 23°22.532'S, 150°30.805'E, extending to the eastern side of the Fitzroy River bridge to position 23°22.447'S, 150°30.939'E, then south approximately 1.37nm to the entrance of Gavial Creek to the position 23°23.597'S, 150°31.774'E, then directly opposite spanning the Fitzroy River at position 23°23.480'S, 150°31.855'E.	6 knots	All

As shown on the red section of Map S8sp-79-2 prepared by Maritime Safety Queensland and held at the Marine Operations Centre, Gladstone.

John Fallon Regional Harbour Master Gladstone Maritime Safety Queensland

Transport Operations (Marine Safety) Act 1994 Transport Operations (Marine Safety) Regulation 2016

NOTIFICATION OF EXEMPTION

Maritime Safety Queensland Townsville, February 2021

I, Captain Frank D'Souza, Regional Harbour Master, (Townsville Region), Townsville Maritime Safety Queensland, pursuant to section 18A of the *Transport Operations (Marine Safety) Act* 1994, exempt all persons operating ships in the events detailed in the Schedule from section 206A of the *Transport Operations* (Marine Safety) Act 1994, and sections 81, 82 and 86 of the *Transport Operations (Marine Safety) Regulation 2016*.

SCHEDULE

The event consisting of closed course water skiing tournaments to be conducted by the organisers, Townsville Water Ski Club Inc., Saturday 6th March 2021 and Sunday 7th March 2021 from 6:00am to 5:00pm over the waters of Black Weir section in Ross River as shown on the course map prepared by Maritime Safety Queensland, designated plan "A1-299-2", and held at the Regional Harbour Master's office in Townsville.

> Captain Frank D'Souza Regional Harbour Master Maritime Operations (Townsville Region) Maritime Safety Queensland

Waste Reduction and Recycling Act 2011

END OF WASTE CODE FOR USE OF A RESOURCE

Notice of amending end of waste code [s.173 of the Act]

The end of waste code for End-of-Life Tyres (ENEW07503018), amended to allow for the reuse of tyres for additional specified purposes, has been approved by the Director, Waste Operations, Department of Environment and Science on 08 February 2021.

This amendment end of waste code is valid from 26 February 2021 until cancelled, amended or suspended.

Availability of end of waste code

This end of waste code is available at: https://environment.des.qld.gov.au/management/waste/ business/end-of-waste-classification

NOTIFICATION OF FORMS APPROVAL UNDER THE VICTIMS OF CRIME ASSISTANCE ACT 2009

1. Commencement

The following form has been approved by the Assistant Director-General, Strategic Policy and Legal Services (as delegate of the Chief Executive Officer of the Department of Justice and Attorney-General), for use under the *Victims of Crime Assistance Act 2009*, section 73 from 1 March 2021.

Form 4 – Version 3 Health Practitioner Examination Report form

2. Withdrawal of approval of existing forms

Approval for the following forms has been withdrawn from 1 March 2021.

Form 4 – Version 2 Healt

Health Practitioner Examination Report form

3. Availability of forms

Electronic copies of the form are available from the Queensland Government publications website at: https://www.publications.qld.gov.au/dataset/applying-for-financial-assistance-victims-of-crime

Public Trustee Act 1978

REGISTER OF UNCLAIMED MONEYS HELD BY THE COMPANY FIRSTMAC FIDUCIARY SERVICES PTY LIMITED (ABN – 60 105 052 515)

In order to make a claim, please contact disbursements@firstmac.com.au or our call centre 131220

Account No.	Name	Last Known Address	Type of Payment	
100031783/ 100053952	Mrs Tjen The and Mr Chendra Rustandi	55 Brixton St, BECKENHAM WA 6107	Excess loan funds	2,958.15
				GAZ00079/21

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