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EXTRAORDINARY PUBLISHED BY AUTHORITY

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Vol. 384]

FRIDAY 22 MAY 2020

[No. 25

Coal Mining Safety and Health Act 1999

ESTABLISHMENT OF A BOARD OF INQUIRY NOTICE (No 01) 2020

Short title

1. This notice may be cited as the Establishment of a Board of Inquiry Notice (No 01) 2020.

Minister may establish a board of inquiry about a serious accident or high potential incident [s.202(1) of the Act]

2. Notice is hereby given that The Hon. Dr Anthony Lynham MP, Minister for Natural Resources, Mines and Energy has established a board of inquiry, whose membership is specified in Schedule 1 and terms of reference are specified in Schedule 2, about a serious accident that occurred at Grosvenor mine on 6 May 2020 and various high potential incidents involving longwall-related exceedances of methane that occurred in the Queensland coal mining industry between 1 July 2019 and 5 May 2020.

Board of inquiry membership

- 1.1 Retired District Court Judge Terry Martin SC (chairperson)
- 1.2 Professor Andrew Hopkins AO

SCHEDULE 2

Terms of reference of board of inquiry

- **2.1** In accordance with part 12 of the Act, the board is to:
 - inquire into the incidents described in subparagraphs a. to e.:
 - the serious accident that occurred at Grosvenor mine (operated by Anglo Coal (Grosvenor Management) Pty Ltd) on 6 May 2020, which resulted in serious injuries to five coal mine workers;
 - the 27 high potential incidents that occurred at Grosvenor mine (operated by Anglo Coal (Grosvenor Management) Pty Ltd) involving exceedances of methane (>2.5%) in and around the longwall on various dates between 1 July 2019 and 5 May 2020;
 - the 11 high potential incidents that occurred at Grasstree mine (operated by Anglo Coal (Capcoal Management) Pty Ltd) involving exceedances of methane (>2.5%) in and around the longwall on various dates between 1 July 2019 and 5 May 2020;
 - the single high potential incident that occurred at Moranbah North mine (operated by Anglo Coal (Moranbah North Management) Pty Ltd) involving an exceedance (>2.5%) of methane in and around the longwall between 1 July 2019 and 5 May 2020;
 - the single high potential incident that occurred at Oaky North mine (operated by Oaky Creek Holdings Pty Limited) involving an exceedance of methane (>2.5%) in and around the longwall between 1 July 2019 and 5 May 2020.

- determine the nature and cause of the serious accident and, in doing so, make findings of fact about any factors that, in the board's view, contributed materially to the cause of the serious accident;
- iii. assess and determine whether the operational practices and management systems in existence at each of the mines or at corporate levels above them at the time the incidents occurred were adequate and effective to achieve compliance with the relevant safety laws and standards;
- iv. make recommendations for mine operators, relevant obligation-holders and other relevant parties for improving safety and health practices and procedures for mitigating against the risk of similar incidents occurring in the future, including, where relevant, recommendations directed to the nature of any particular employment arrangements which may be better apt to ensure acceptable risk levels to workers;

- v. make any other recommendations that the board considers appropriate having regard to its findings;
- vi. provide the Minister with an interim report, by 31 August 2020;
- vii. provide the Minister with a report, suitable for publication, about its findings and recommendations, by 30 November 2020.
- 2.2 Subject to section 215 of the Act, the board is to conduct its inquiry and deal with any evidence it may receive in such a way as to minimise the likelihood of prejudicing any contemporaneous investigations or any current or future proceedings, including investigations and proceedings for offences under the Act.
- 2.3 The board is to conduct its inquiry and deal with any evidence it may receive in such a way as to minimise, so far as possible, a person's exposure to reprisal of the kind mentioned in section 275AA of the Act, where the person is giving evidence to the board and has identified that they fear reprisal as a result of giving evidence to the board, including conducting private hearings where considered appropriate and as permitted by section 208 of the Act.
- 2.4 The board may, if it considers it appropriate, provide the Minister with a separate report to that mentioned in 2.1(vi) or 2.1(vii), about any matters it considers are not suitable for publication, because publication might reasonably prejudice other investigations or proceedings, or if for other reasons the board considers the contents of the separate report should not be made public pursuant to section 203 of the Act.
- 2.5 However, if the board provides the Minister with a separate report under 2.4, any report provided under 2.1(vi) or 2.1(vii) must contain a statement that the board has provided the Minister with a separate report and the reasons for providing a separate report.
- 2.6 The board may hold hearings at times and in places, and in a manner, it considers appropriate, including holding hearings by way of audio or visual link.
- 2.7 The board may inspect or conduct a viewing of a place as reasonably necessary to inform its proceedings.
- 2.8 The board may, where it considers it appropriate, collaborate and share information with any investigative authorities in order to assist any investigations into the incidents.
- 2.9 Nothing in these terms of reference shall be taken to limit the board's powers and functions under part 12 of the Act.

ENDNOTES

- 1. Made by the Minister on 22 May 2020.
- 2. Published in the Gazette on 22 May 2020.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources, Mines and Energy.



EXTRAORDINARY **PUBLISHED BY AUTHORITY**

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Vol. 384] **FRIDAY 22 MAY 2020** [No. 26

> Office of Industrial Relations 22 May 2020

DECLARATION OF A SCHEME UNDER THE ELECTRICAL SAFETY ACT 2002

I, BRIAN RICHARDSON, Director Equipment Safety and Licensing, Electrical Safety Office, Office of Industrial Relations, being the delegate of the regulator acting under Part 2A, Division 3, Section 48J of the Electrical Safety Act 2002, hereby declare UL International New Zealand Ltd, NZ Company Number 1983441 as a Recognised External Certification Scheme (RECS).

The establishment of the RECS is effective from the date of publication of this notice in the Queensland Gazette and is for a period of 5 years.

In accordance with the Electrical Safety Act 2002 Act, Part 2A, Division 3, Section 48J and the Electrical Safety Regulation 2013 -Part 7 In-scope electrical equipment, Division 8 Recognised external certification schemes - I, Brian Richardson Director Equipment Safety and Licensing, Electrical Safety Office, Office of Industrial Relations, being the delegate of the regulator impose the following conditions on the declared scheme:

Standard Conditions:

- All certificates issued under the Electrical Equipment Safety System (EESS) by the Recognised External Certification Scheme (RECS) shall be in accordance with these conditions, the Queensland Electrical Safety Act 2002, Electrical Safety Regulation 2013, and the Equipment Safety Rules as current at the time of issuing the certificate. The RECS shall also adhere to any rulings, interpretations or other guidance material issued by the regulator or as published on a website by the regulator.
- The RECS shall not authorise or otherwise permit persons to conduct assessments on certificate applications, or make determinations to issue certificates if those person's details were not originally supplied with the application to become a RECS and accepted, or whose details were subsequently supplied to and accepted as suitable by the regulator. All certification processes shall be conducted in Australia or New Zealand by the persons authorized.
- The RECS shall remain independent of any other parts or processes involved in the in-scope electrical equipment supply chain (that includes: design, manufacture, import, testing, consultancy, sale of in-scope electrical equipment), nor shall they be involved in work of, or act as, a consultant or agent or lobbyist for persons or companies involved in those processes. The RECS will not engage persons to assess applications for certification, or decide on certification, or to be involved in any other processes that relate to assessment or decisions for RECS certification (such as, but not limited to, training of staff, assessment of competency, writing of policies and procedures for certification), if those persons conduct other work in the supply chain of in-scope electrical equipment, unless the person and activity is accepted by the Regulator prior to the activity occurring. Such other work includes, but is not limited to, designing, importing, manufacturing or selling in-scope electrical equipment, consultancy, compiling documents for application for certification, testing of the in-scope electrical equipment or supervising or training of people conducting any of that work.
- During the period of recognition as a RECS, the RECS shall notify the regulator of any material change related to the information supplied with the related application to become a RECS within two weeks of any such change. Such change includes but is not limited to: change of ownership, change of directors, change of senior officers of company, change of personnel involved in certification processes as a RECS, relocation of business premises or places where certification processes are conducted, changes to procedures.

- 5. The RECS shall allow the regulator access to the RECS within 3 working days of a request by the regulator, including participating in random and/or scheduled auditing of files by the regulator. Such access may include making available files, the staff involved in the assessment of an application for certification, the staff involved in making decisions to issue a certificate, making available the physical location where assessment and decisions for certification occur and all records and documentation relating to any certificate or the process of assessing and issuing of certificates.
- 6. All certificates issued will be in accordance with the requirements of the Equipment Safety Rules and based on test reports that meet the requirements of the Equipment Safety Rules unless otherwise agreed to by the Regulator. The RECS shall maintain suitable records of the equipment certified to be able to verify this condition.
- 7. If a certificate is issued, the RECS shall provide written documentation of the details of certification to the applicant related to that certificate. If the certification status changes the RECS shall give written documentation to the certificate holder of the changed certification status.
- 8. The RECS shall execute the Electrical Equipment safety system (EESS) database Recognised External Certifier Access Deed and ensure at least one appropriate Staff member executes the Electrical Equipment safety system (EESS) database Recognised External Certifier Deed of Acknowledgment (named Users). Unless otherwise agreed to by the regulator the RECS shall ensure the relevant equipment certification details are uploaded onto the certification database within three days of issue of the certificate.
- 9. The RECS shall cancel, suspend or amend any details relating to a certificate within three days of written advice from the regulator. The RECS shall update the certificate details on the certification database to align with the status of the certificate within one day of making the required change.
- 10. The RECS shall cancel, suspend or amend any details relating to a certificate that they identify as having been issued incorrectly (either though failing of certifier or failing of applicant supplied information or failing in the safety standards applied) and inform the regulator within 5 days, in a form acceptable to the regulator.
- 11. The RECS shall not extend a certificate beyond the initial expiry date without evidence of compliance to the relevant standard as in force at the time of extension unless written exemption to this requirement is given by the regulator, the duration of extension is agreed to by the regulator.
- 12. Where the RECS issues an additional certificate or modification to an existing certificate to include additional equipment on that certificate the RECS shall ensure the equipment on the certificate falls within the definition of 'family' as indicated with the Equipment Safety Rules, and shall ensure the additional equipment listed on the certificate is compliant to the relevant standard listed on the existing certificate.
- 13. The RECS shall inform the regulator within 5 days, in a form acceptable to the regulator, of any applications for certification that were refused by the RECS.
- 14. The RECS shall inform the regulator, in a form acceptable to the regulator, within five days of becoming aware of equipment certified by the RECS that no longer meets the conditions of the issued certificate.
- 15. The RECS shall only issue certificates identified as being a RECS issued certificate for equipment within the scope of the RECS accreditation. If any accreditation status changes (either RECS status or status of accreditation listed in the application for RECS) any further certificates issued will only be within the scope of the changed accreditation. The RECS will ensure any certificates issued by the RECS that relate to electrical equipment that is not in the scope of the RECS recognition will be clearly identified as not being a certificate issued under the regulator's recognition of the RECS and details of the certificate will not be placed on the certification database.
- 16. A RECS shall not indicate there is authorisation of the use of the RCM mark on electrical equipment where that use is not consistent with the requirements of AS/NZS 4417 standards and electrical safety legislative requirements.
- 17. The RECS shall not make statements or provide advice that may be considered to bring the EESS into disrepute or otherwise cause harm to the implementation and application of the EESS. The RECS shall not offer their 'interpretation' of the requirements of the equipment safety rules or requirements for certification issued by the RECS that are inconsistent with the interpretations given by the regulator or as published on a website by the regulator. If any 'interpretation' of the Equipment Safety Rules or certification offered by a RECS is found to be inconsistent by the regulator the RECS will take immediate steps to rectify the information previously offered and will not continue to offer that 'interpretation'.
- 18. The RECS shall not misrepresent their RECS accreditation or offer information in relation to the EESS and/or their accreditation as a RECS that may mislead persons in relation to the extent of acceptance of themselves or any other organisation by electrical safety regulators; recognition of certificates not within the scope of the RECS accreditation; recognition or endorsement of any other products or services offered by the RECS. The RECs shall not misrepresent to the ESO any details of their organization, or withhold from the ESO any information that may show they do not comply with the requirements to maintain their RECS accreditation.
- 19. Unless the information obtained by a RECS from the regulator has been made public by the regulator, the RECS shall consider the information obtained from the regulator as confidential information and shall not disclose or use the information without the written consent of the regulator unless required by law.

- 20. The RECS shall not act as a consultant, or offer consultancy, or exclusively offer the services of a consultant or test facility. The only exceptions being the RECS may assist the applicant for certification by acting as an authorised representative to register the equipment to the responsible supplier; offering general information on electrical equipment safety requirements; details of requirements relating to the RECS process for application for certification; information on the various test facilities or consultants that the applicant may utilise to assist in their application process.
- 21. The RECS shall not specify particular consultants or test facilities that an applicant for a certificate of suitability must use. The RECS shall not indicate, intimate, suggest or otherwise recommend a particular consultant, testing facility or other person/company would be able to give a service that would cause the RECS to reduce the appropriate assessment and verification processes of the RECS. The RECS shall not engage in agreements or advertising of agreements or other activities that may be seen to compromise the independence and impartiality of the RECS in the performance of the RECS function.
- 22. The RECS shall inform the ESO without delay of any circumstances that may cause the RECS to not be able to perform its functions in accordance with the Equipment Safety Rules, these conditions and Queensland electrical safety legislative requirements.
- 23. The RECS shall make arrangements such that if the RECS cease to trade all files relating to certificates issued as a REC are to be made available to the regulator.
- 24. These conditions do not in any way inhibit the regulator from exercising powers under the *Electrical Safety Act 2002* or *Electrical Safety Regulation 2013* to amend, revoke or vary conditions or to act on regulators own initiative to vary or impose new conditions. Any variations to the requirements of these conditions shall be in writing and shall form part of these conditions.
- 25. Disputes as to interpretations or application of the Queensland *Electrical Safety Act, Electrical Safety Regulation*, and the Equipment Safety Rules shall in the first instance be referred to the regulator for consideration.
- 26. The RECS shall maintain suitable professional indemnity, public liability and business continuity insurances commensurate with the level of risk of work undertaken.
- 27. The RECS shall, upon request by the Regulator for information or a specified report, furnish such reports or information to the ESO within 5 days, or a time longer if agreed by the ESO.
- 28. A RECS shall not place themselves in a position where a conflict of interest may arise in relation to issuing of certificates. Any real or perceived conflict of interest shall be resolved to the satisfaction of the regulator. As part of maintaining the independence of certification process of a RECS, the RECS shall not be part of any processes to lobby to government or any other body on behalf of requirements or criteria or actions demanded by designers, manufacturers, importers, sellers of inscope electrical equipment, or bodies who are involved in acting as a consultant or agent or lobbyists for persons or companies involved in those processes. This includes RECS shall not be members of associations formed for the purposes of advancing interests of the above. This does not preclude a RECS being part of an independent association aimed at representing interests of certification bodies or participating on bodies to develop equipment safety standards ('equipment safety standards' does not include the standards related to use of the RCM mark or risk levels of equipment).

BRIAN RICHARDSON
Director Equipment Safety and Licensing
Electrical Safety Office
Office of Industrial Relations

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NATURAL RESOURCES, MINES AND ENERGY PUBLISHED BY AUTHORITY

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FRIDAY 29 MAY 2020

[No. 27

Coal Mining Safety and Health Act 1999 APPOINTMENTS TO THE BOARD OF EXAMINERS NOTICE (No 01) 2020

Short title

1. This notice may be cited as the Appointments to the Board of Examiners Notice (No 01) 2020.

Appointment [s.188 of the Act]

2. Phillip James Casey is appointed as a member and chairperson; and Stephen Derrick Watts, Angela June Dow, Matthew William Lloyd Way, Leslie Marlborough, and Shaun Grahame Dobson are appointed as members of the Board of Examiners for a term from 4 June 2020 up to and including 3 June 2023.

ENDNOTES

- 1. Made by the Governor in Council on 28 May 2020.
- 2. Published in the Gazette on 29 May 2020.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources, Mines and Energy.

Land Act 1994 OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE (No 16) 2020

Short title

1. This notice may be cited as the Objections to Proposed Road Closure Notice (No 16) 2020.

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 the proposed road closures mentioned in the Schedule may be lodged with the Regional Service Director, Department of Natural Resources, Mines and Energy, at the regional office for the region in which the road is situated.
 - (2) Latest day for lodgement of objections is 9 July 2020.
- (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. To obtain copies of the plan of the proposed road closure please phone 13QGOV (13 74 68) for the contact details of the local regional office of Department of Natural Resources, Mines and Energy where the road is located.

SCHEDULE PERMANENT CLOSURE North Region, Atherton Office

1. An area of about 4860 m2 being an unnamed road separating Lot 10 on RP867000 from Lot 73 on RP903071 (locality of Kuranda) and shown as Plan of Lot A (proposed permanent road closure) on Drawing CNS20/013.(2019/004842)

Central Region, Rockhampton Office

2. An area of about 0.08 ha separating Lot 40 on RP603516 from Lot 43 on RP603516 and an area of about 0.04 ha separating Lot 39 on RP603516 from Lot 1 on RP617102, being part of Hempenstall Street (locality of Kawana) and shown as area A and B plan of proposed road to be permanently closed on Drawing 20/008/CEN. (2019/000734 & 2019/000735)

South Region, Gympie Office

3. An area of 1363 m2 being part of Landsborough Maleny Road abutting the southern boundary of Lot 2 on SP256087 (locality of Bald Knob) and shown as road proposed to be permanently closed on Drawing 19/4118. (2019/004118)

South Region, Warwick Office

4. Areas totalling about 30.9 ha being an unnamed road abutting the northern boundaries of Lot 12 on MH814062 and Lot 33 on SP139977 (locality of Kurumbul) and shown as Parts A and B road proposed to be permanently closed on Drawing 19/2954 Amendment 2. (2019/002954)

ENDNOTES

- 1. Published in the Gazette on 29 May 2020.
- 2. Not required to be laid before the Legislative Assembly.
- 3. The administering agency is the Department of Natural Resources, Mines and Energy.

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LOCAL GOVERNMENT **PUBLISHED BY AUTHORITY**

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FRIDAY 29 MAY 2020

[No. 28

Planning Act 2016

PUBLIC NOTICE GOONDIWINDI REGIONAL COUNCIL ADOPTION OF AMENDMENT NO.1 TO THE GOONDIWINDI **REGION PLANNING SCHEME 2018**

Notice is given in accordance with the *Planning Act 2016* that, on 27 May 2020, Goondiwindi Regional Council adopted Amendment No.1 to the Goondiwindi Region Planning Scheme 2018.

The purpose and overall effect of the amendment is to improve the operation of some specific elements within the planning scheme.

The planning scheme amendment applies to the Goondiwindi Regional Council local government area and replaces the Goondiwindi Regional Planning Scheme 2018 (March 2018).

Amendment No.1 to the Goondiwindi Region Planning Scheme 2018 will commence on 5 June 2020.

This planning scheme amendment can be viewed online (http:// www.grc.qld.gov.au/planning-development) and is available for inspection or purchase at the following Customer Service Centres:

- Civic Centre, 100 Marshall Street, Goondiwindi.
- Council Chambers, 4 McLean Street, Goondiwindi.
- Inglewood, 18 Elizabeth Street.
- Texas, High Street.

If you require further information in relation to the planning scheme amendment, please contact Council's Town Planning Department on (07) 4671 7400 or email mail@grc.qld.gov.au.

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GENERALPUBLISHED BY AUTHORITY

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VOL. 384] FRIDAY 29 MAY 2020 [No. 29

Premier's Office Brisbane, 27 May 2020

NOTICE OF APPOINTMENT

In accordance with section 24 of the *Constitution of Queensland 2001*, His Excellency the Governor, acting by and with the advice of the Executive Council, has been pleased to appoint Julieanne Claire Gilbert MP as Assistant Minister for Treasury from 21 May 2020.

As Assistant Minister, the abovementioned is to perform the functions of an Assistant Minister as may be decided by the Premier from time to time.

ANNASTACIA PALASZCZUK MP PREMIER AND MINISTER FOR TRADE

Office of Industrial Relations
Public Sector Industrial Relations

DIRECTIVE 02/20
Supersedes: N/A

Minister for Industrial Relations Directive:

Recognition of Previous Service for Employees of Queensland Corrective Services who have Transitioned from Engaged Service Providers

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:

To prescribe the entitlements for recognition of previous service and employment when a person is appointed or engaged to work in Queensland Corrective Services and the Queensland public service, after transitioning from an engaged service provider.

2. Effective Date: 29 May 2020

3. Legislative authority:

Sections 53 and 54(1) of the Public Service Act 2008.

Sections 51 and 52 of the *Public Service Act 2008* apply if there is a conflict with an Act, regulation or industrial instrument.

4. Application:

This Directive applies to public service employees who have been appointed or engaged to work in Queensland Corrective Services:

- · who are corrective services officers appointed under the Corrective Services Act 2006; and
- who were employed by an engaged service provider at the Arthur Gorrie Correctional Centre or at the Southern Queensland Correctional Centre and who become employed by Queensland Corrective Services on the transition date.

DIRECTIVE

5. Entitlement

- 5.1. Employees covered by this directive are entitled to recognition of previous service and entitlements as prescribed by this directive.
- 5.2 A transitioning employee is eligible to have their previous service and entitlements with a former employer recognised under this directive if they were employed by a former employer and have not had a break in service of more than three months between their employment with a former employer and commencing their employment with Queensland Corrective Services.



5.3 Nothing in this directive entitles a transitioning employee to claim the benefit of a right or entitlement more than once for the same period of service.

6. Definitions

- 6.1 "employee" means a public service officer appointed under section 119 of the *Public Service Act* 2008 (the Act); a general employee employed under section 148(2)(a) of the Act; a temporary employee employed under section 147(2)(a) of the Act or a casual employee employed under section 147(2)(b) or section 148(2)(b) of the Act; and who are corrective services officers appointed under the *Corrective Services Act* 2006.
- 6.2 "engaged service provider" means an entity previously engaged by the State of Queensland to assume responsibility for the operation and management of the Arthur Gorrie Correctional Centre, or the Southern Queensland Correctional Centre, service with which as a former employer is being recognised under this Directive.
- 6.3 "former employer" means the engaged service provider that was the employer of the transitioning employee prior to the transition from Arthur Gorrie Correctional Centre, or the transition from Southern Queensland Correctional Centre, to Queensland Corrective Services for which service is being recognised, and includes a predecessor of a former employer where there was a transmission of business or change in the corporate identity of the engaged service provider and both the previous and successor employers were an engaged service provider.
- 6.4 "previous employment" means employment with a former employer of a transitioning employee that is recognised under this directive.
- 6.5 "transition date" means the date on which the transitioning employee commences employment with Queensland Corrective Services, provided there is no break in service exceeding three months between their previous employment with a former employer and their employment with Queensland Corrective Services.
- "transitioning employee" means an employee who was employed by a former employer who commences employment with Queensland Corrective Services within three months of their employment with the former employer ceasing due to the State of Queensland assuming responsibility for the operation and management of the Arthur Gorrie Corrective Centre or the Southern Queensland Correctional Centre.

7. Entitlement on appointment - leave

- 7.1 To the extent provided in this Directive, the previous employment of a person to whom this directive applies with a former employer is to be counted for the purposes of calculating
 - (a) annual leave accumulation and entitlement;
 - (b) sick leave accumulation and entitlement;
 - (c) long service leave accumulation and entitlement; and
 - (d) paid parental leave.
- 7.2 Where a transitioning employee had an entitlement to annual leave as at the date of ceasing duty with the former employer and has received payment of a cash equivalent on termination of employment from the former employer, the transitioning employee is not entitled to claim annual leave accruals or payment from Queensland Corrective Services for the same period of service.
- 7.3 Where a transitioning employee had an entitlement to long service leave as at the date of ceasing duty with the former employer and has received payment of a cash equivalent on termination of employment from the former employer, the transitioning employee is not entitled to claim long service leave accruals or payment from Queensland Corrective Services for the same period of service.
- 7.4 Where the transitioning employee has been paid a cash equivalent of any portion of accrued sick leave as at the date of ceasing duty with the former employer, the payment must be taken into

Directive 02/20 Page 2 of 5

consideration in determining any entitlement to be transferred to Queensland Corrective Services. That is, the transitioning employee is not entitled to claim sick leave accruals or payment from Queensland Corrective Services for the same period of service.

7.5 The recognition of previous casual employment is limited to determining service for long service leave and paid parental leave purposes only.

8. Entitlement on appointment - salary payable

- 8.1 Subject to the provisions of any relevant industrial instrument, the chief executive will count the previous employment of a transitioning employee with a former employer for the purpose of calculating salary payable (i.e. classification and paypoint).
- 8.2 Translation for correctional employees' classifications will be to the closest equivalent classification and salary level to the current role, service and qualification (if relevant) of each transitioning employee.
- 8.3 Translation for Administrative Officers, Professional Officers and Operational Officers roles will be to the next nearest paypoint within the same classification level as the transitioning employee's salary at the transition date.
- 8.4 Notwithstanding clauses 8.2 and 8.3 above, Queensland Corrective Services will maintain the salary of any transitioning employees who, at the transition date, were being paid by the former employer at a rate higher than the relevant classification and salary rate that they are translated to. That salary maintenance will continue until the Queensland Corrective Services payrates catch up to the higher rate.

9. Probation

9.1 A transitioning employee will not be required to complete a period of probation with Queensland Corrective Services, unless at the transition date they were within a probation period with a former employer. The probation period will continue and they will be required to complete the balance of the probation period with Queensland Corrective Services.

10. Waiving of further qualifying period - long service leave

10.1 A transitioning employee given recognition of previous employment and who has been paid a cash equivalent of long service leave by the former employer is not required to complete any further qualifying period in order to be granted long service leave.

11. Annual Leave, Long Service Leave and Sick Leave

11.1 Information requirements

Recognition of a transitioning employee's previous employment for annual leave, long service leave and sick leave purposes is to be based on the following information obtained from that transitioning employee's former employer –

- (a) details of service, including but not limited to the date of commencement, positions held and remuneration and classification levels held by the transitioning employee throughout their employment with the former employer;
- (b) details of annual leave accumulated balance;
- (c) details of any cash equivalent of annual leave paid at the date of termination;
- (d) details of sick leave accumulated balance;
- (e) details of any cash equivalent of sick leave paid at the date of termination;
- (f) details of any long service leave accumulated balance:
- (g) details of any cash equivalent of long service leave paid at the date of termination;
- (h) details of any undertakings given in relation to the non-acceptance of a cash equivalent of long service; and

Directive 02/20 Page 3 of 5

- details of any special leave without salary granted together with the reasons for such leave.
- 11.2 The accruals and balance of long service leave will be in accordance with the above for the previous employment to the transition date, despite the operation of Directive 11/18 Long Service Leave, which will apply with the relevant industrial instruments from the commencement of employment with Queensland Corrective Services on the transition date.

11.3 Calculation of entitlements

Entitlements for this Directive are to be calculated by applying the following formula:

 $E = (S \times AR) - LT$

Where -

E = entitlement

S = years of service

AR = accrual rate applicable to appointed position

LT = leave taken

The accrual rate for sick leave is 10 days per year of service. The accrual rate for long service leave is 0.86667 weeks per year of service with a former employer, up to the transition date. The accrual rate for long service leave after the transition date will be as per the transitioning employee's entitlement to long service leave as a public service employee.

The accrual rate for annual leave will be as per the transitioning employee's industrial instrument with the former employer.

11.4 Accruals Conversion for Administrative Officers, Professional Officers

Administrative Officers and Professional Officers transitioning from a former employer to Queensland Corrective Services are moving from 38 ordinary weekly working hours to 36.25 ordinary weekly working hours. Leave balances for Administrative Officers and Professional Officers will be recognised and converted on the basis that 1 week of 38 hours or 1 day of 7.6 hours with a former employer will become 1 week of 36.25 hours or 1 day of 7.25 hours with Queensland Corrective Services.

12. Paid parental leave

12.1 Where a transitioning employee has service recognised for long service leave and/or sick leave purposes under this directive, service shall also be recognised for the purposes of the qualifying period under the Ministerial Directive titled *Paid Parental Leave*.

13. Continuing parental leave

- 13.1 Employees on periods of parental leave from their employment with a former employer who are offered and accept employment with Queensland Corrective Services from the transition date, will have their periods of parental leave recognised and continued.
- 13.2 Transitioning employees on parental leave shall have all of the return to work rights and entitlements for parental leave as if the parental leave had been approved by and taken with Queensland Corrective Services.

14. More than one former employer/s

14.1 No service prior to the most recent period of service with the former employer is to be recognised, unless as provided for in 14.2. A transitioning employee's most recent period of service with the former employer includes any period of continuous service which has not been broken by a period of three months or more.

Directive 02/20 Page 4 of 5

14.2 In rare circumstances there may be more than one former employer. This would only occur where the person seeking recognition has been engaged by both of the defined former employers. Where there is more than one former employer, service with each of the former employers is to be recognised, provided there has been no break in service in excess of three months.

Directive 02/20 Page 5 of 5

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 Vacancy Date of Name of Appointee Previous Position and Classification **Appointment** Number (Unless otherwise indicated) DEPARTMENT OF AGRICULTURE AND FISHERIES 337284/20 Manager (Executive Support), Office Date of duty Pattel, Kristine Project Officer, Business Support of the Chief Veterinary Officer, Animal and Governance, Business Services, Biosecurity and Welfare, Biosecurity Biosecurity Queensland, Queensland, Brisbane (AO8) Brisbane (AO7) Date of duty | Mowett, Peter 339403/20 Senior Investigator, Compliance Senior Biosecurity Officer, Operations, Services, Service Coordination, Animal Biosecurity and Welfare, Biosecurity Queensland, Biosecurity Queensland, Hermitage Brisbane (AO6) Research Facility, Warwick (TO4) DEPARTMENT OF CHILD SAFETY, YOUTH AND WOMEN Date of duty | Campbell, Dale 340755/20 Cultural Practice Advisor, Child Safety Support Officer, Child and Family, Region - Moreton, Child and Family, Region - Moreton, Service Delivery, Inala (AO4) Service Delivery, Forest Lake (AO3) Kalic, Michelle Principal Contract Officer, Investment 338258/20 Manager, Investment and Partnerships, Date of duty Region - Moreton, Service Delivery, and Partnerships, Region - Moreton, South Brisbane (AO8) Service Delivery, Brisbane (AO7) Manager, Central Screening Unit. Senior Review Officer, Plan and 340786/20 Date of duty Hall, Wilson Office of Chief Human Resource Regulatory Services, Office of the Officer, People Culture and Chief Human Resource Officer, People Governance, Corporate Services, Culture and Governance, Corporate Brisbane (AO8) Services, Brisbane (PO4) Child Safety Officer, Child and Family, Child Safety Officer, Child and Family, 307579/19 Date of duty Hayward, Courtney Region - Northern Queensland, Region - Northern Queensland, Service Delivery, Mount Isa (PO3) Service Delivery, Mount Isa (PO2) **DEPARTMENT OF EDUCATION** 13-07-2020 Ellis, Rae Michelle Head of Department – Senior Head of Department – Senior 340410/20P Schooling, Dakabin State High Schooling, North Lakes State College, School, North Coast Region (HODC) North Coast Region (HODC) MFR Head of Department - Curriculum, 11-05-2020 Davis, Brooke Lee Teacher, Bundamba State Secondary Bundamba State Secondary College, College, Metropolitan Region (TCH) 342321/20P

Metropolitan Region (HODC)

APPOINTMENT PART I – APPEALABLE

	ALIONII	VILITI I AIXI	1 ALLEADEL	
Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
FNR 338713/20P	Head of Department – Health and Physical Education, Mareeba State High School, Far North Queensland Region (HOD)	11-05-2020	Brown, Alyce Renee	Teacher, Mareeba State High School, Far North Queensland Region (TCH)
SER 340428/20P	Head of Special Education Services, Elanora State High School – Special Education Program, South East Region (HOSES2)	25-05-2020	McLachlan, Tracey Anne	Teacher, Musgrave Hill State School – Special Education Program, South East Region (TCH)
NCR 341127/20P	Head of Department – Junior Secondary, James Nash State High School, North Coast Region (HOD)	18-05-2020	Porter, Ann Elizabeth	Teacher, Nambour State College, North Coast Region (TCH)
NQR 341788/20P	Head of Department – Student Support/Senior Schooling, Kirwan State High School, North Queensland Region (HOD)	25-05-2020	Frantz, Raelene Michelle	Teacher, Kirwan State High School, North Queensland Region (TCH)
SER 339958/20P	Head of Department – Teaching and Learning, Pacific Pines State High School, South East Region (HOD)	25-05-2020	Lotz, Jodie Michelle	Teacher, Pacific Pines State High School, South East Region (TCH)
SER 339958/20P	Head of Department – Teaching and Learning, Pacific Pines State High School, South East Region (HOD)	25-05-2020	Clinch, Justin James	Teacher, Beenleigh State High School, South East Region (TCH)
CO 339652/20P	Business Analyst, Financial Business Systems, Finance Branch, Corporate Services Division, Brisbane (AO5)	18-05-2020	Cowley, Kelli Ellen	Business Analyst, Financial Business Systems, Finance Branch, Corporate Services Division, Brisbane (AO4)
DSR 343552/20P	Business Manager, Darling Heights State School, Darling Downs South West Region, State Schools Division, Toowoomba (AO4)	08-06-2020	Schultz, Janine	Administrative Officer, Goondiwindi State High School, Darling Downs South West Region, State Schools Division, Goondiwindi (AO2)
DEPARTME	NT OF EMPLOYMENT, SMALL B	USINESS A	nd Training	
339861/20	Principal Skills Development Officer (Identified), North Queensland, Service Delivery, Engagement, Townsville (AO6)		McIntosh, Jeanie	Field Officer, North Queensland, Service Delivery, Engagement, Townsville (AO4)
DEPARTME	NT OF ENVIRONMENT AND SCI	ENCE		
*342070/20	Executive Officer, Great Barrier Reef, Marine Coastal and Islands Regional Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships, Brisbane (AO5)	Date of duty	McDonnell, Brydn	Executive Assistant, Wildlife and Threatened Species Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships, Brisbane (AO3)
340979/20	Principal Environmental Assessment Officer, Technical and Assessment Services, Operational Support, Environmental Services and Regulation, Brisbane (PO5)	Date of duty	Ahern, Kathleen	Principal Environmental Assessment Officer, Technical and Assessment Services, Operational Support, Environmental Services and Regulation, Brisbane (PO4)

APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
342560/20	Ranger, Great Barrier Reef Marine Coastal and Islands Regional Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships Rosslyn (004)	Date of duty		Ranger, Great Barrier Reef Marine Coastal and Islands Regional Operations, Management and Operations, Queensland Parks and Wildlife Service and Partnerships, Rosslyn (003)

^{*} Location flexible.

DEPARTMENT OF HOUSING AND PUBLIC WORKS

316752/19	Workforce Performance Reporting Analyst, Smart Service Queensland, Digital Platforms and Data, Digital Technology and Services, Brisbane (AO4)	Date of duty	Scott, Alexander	Customer Service Advisor, Smart Service Queensland, Digital Platforms and Data, Digital Technology and Services, Zillmere (AO3)
341374/20	Senior ICT Technical Officer, Product Management, Business Solution Services, Technology Services Group, Corporate Services, Brisbane (AO6)	Date of duty	Hayat, Mustafa	ICT Technical Officer, Service Delivery Management, Technology Services Group, Corporate Services, Brisbane (AO5)
313416/19	Service Delivery Officer, Payroll and Establishment Services, Queensland Shared Services Service Delivery, Digital Technology and Services, Rockhampton (AO3)	Date of duty	Sues, Tammy	Administrative Officer, Payroll and Establishment Services, Queensland Shared Services Service Delivery, Digital Technology and Services, Rockhampton (AO2)
313469/19	Regional Training Officer, Payroll and Establishment Services, Queensland Shared Services Service Delivery, Digital Technology and Services, Rockhampton (AO4)	Date of duty	Wass, Katrina	Service Delivery Officer, Payroll and Establishment Services, Queensland Shared Services Service Delivery, Digital Technology and Services, Rockhampton (AO3)
334918/20	Human Resource Operations Officer, Payroll and Establishment Services, Queensland Shared Services, Service Delivery, Digital Technology and Services, Brisbane (AO4)	Date of duty	Watts, Aaron	Service Delivery Officer, Payroll and Establishment Services, Queensland Shared Services, Service Delivery, Digital Technology and Services, Brisbane (AO3)
334918/20	Human Resource Operations Officer, Payroll and Establishment Services, Queensland Shared Services, Service Delivery, Digital Technology and Services, Brisbane (AO4)	Date of duty	Lam Sing, Dominic	Service Delivery Officer, Payroll and Establishment Services, Queensland Shared Services, Service Delivery, Digital Technology and Services, Brisbane (AO3)
DEPARTME	ENT OF JUSTICE AND ATTORNEY	-GENERAL		

DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL

328280/19	Principal Lawyer, Legal Advice and Advocacy, Strategic Policy and Legal Services, Brisbane (PO6)	Date of duty	Legal Officer, Reform and Support Services, Queensland Courts Service, Justice Services, Brisbane (PO5)
342062/20	Senior Advisor Child Protection, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (AO6)	Date of duty	Intelligence Analyst, Brisbane Region, Probation and Parole, Statewide Operations, Brisbane (AO4)

DEPARTMENT OF NATURAL RESOURCES, MINES AND ENERGY

342698/20	Executive Manager, Divisional	Date of duty	Lunney, Vanessa	Executive Officer, South Region,
	Support, Lands, Brisbane (AO8)			Natural Resources, Brisbane (AO7)

	APPOINT	MENT PART	I – APPEALABLE	
Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
PUBLIC SA	AFETY BUSINESS AGENCY			
339187/20	Principal Cloud and Automation Specialist, Information Communication and Technology (ICT) Delivery, Frontline and Digital Services, Brisbane City (AO7)	Date of duty	Stable, Grantley Andrew	Senior Infrastructure Specialist, Infrastructure Build Group, Information and Communication Technology Development and System Transition, Frontline and Digital Services, Brisbane (AO6)
334360/20	Senior Communications Technician, Frontline Communications and Response Team, Information Technology Operations, Frontline and Digital Services, Maryborough (TO4)	Date of duty	Schmierer, Steven Matthew	Communications Technician, Radio and Electronics Section, Frontline Communications and Response, Information Technology Operations, Frontline and Digital Services, Alderley (TO3)
QUEENSLA	AND CORRECTIVE SERVICES			
339676/20	Senior Practitioner, Specialised Clinical Services, Specialist Operations, Brisbane (PO4)	Date of duty	Monaghan, Lucy	Psychologist, Brisbane Women's Correctional Centre, Custodial Operations, Statewide Operations, Brisbane (PO3)
339794/20	Manager, Sentence Administration, Southern Sentence Administration Hub, Sentence Management Services, Specialist Operations, Brisbane (AO6)	Date of duty	Cumming, Hsin-Chih	Assistant Manager Sentence Management, Sentence Management Services, Specialist Operations, Brisbane (AO5)
QUEENSLA	AND HEALTH	'	'	'
337183/20	Principal Business Analyst, Information and Communication Technology, Programs and Service Management Unit, Service Planning and Performance, Kedron (AO7)	Date of duty	Aporo, Troy Tupou Faitika	Senior Business Analyst, Technology Services, Digital Metro North, Department of Health, Brisbane (AO6)
339321/20	Clinical Support Officer – Indigenous Cadet Coordinator, Townsville Local Ambulance Service Network Clinical Education Unit, Townsville (AS42)	Date of duty	Vickers, Christopher	Paramedic, Townsville Local Ambulance Service Network, Kirwan (AP22)
340765/20	Communications Quality Support Officer, State Communications Development, State Local Ambulance Service Network Operations, Kedron (AS41)	Date of duty	Lerner, Graeme Kenneth	Emergency Medical Dispatcher, Operational Centre Local Ambulance Service Network, Southport (AC11)
340765/20	Communications Quality Support Officer, State Communications Development, State Local Ambulance Service Network Operations, Kedron (AS41)	Date of duty	Hayes, Geoffrey Andrew	Emergency Medical Dispatcher, Operational Centre Local Ambulance Service Network, Southport (AC11)
QUEENSLA	AND POLICE SERVICE			
338189/20	Injury Management Advisor, Recruit Safety and Wellbeing, People Capability Command, Strategy Policy and Performance, Brisbane (AO5)	Date of duty	Krieger, Carolyn June	Administration Officer, North Brisbane District, Brisbane Region, Stafford (AO3)

334199/20

Principal Practice Officer, Youth Justice

Operations and Practice, Youth Justice

Services, Brisbane (AO7)

APPOINTMENT PART I – APPEALABLE

	APPOINTMENT PART I – APPEALABLE				
Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)	
338189/20	Injury Management Advisor, Recruit Safety and Wellbeing, People Capability Command, Strategy Policy and Performance, Brisbane (AO5)	Date of duty	Pritchard, Jade Melissa	Administration Officer, Recruit Safety and Wellbeing, People Capability Command, Strategy Policy and Performance, Brisbane (AO3)	
338189/20	Injury Management Advisor, Recruit Safety and Wellbeing, People Capability Command, Strategy Policy and Performance, Brisbane (AO5)	Date of duty	Skett, Helen Mary	Administration Officer, North Brisbane District, Brisbane Region, Carseldine (AO3)	
DEPARTME	ENT OF TRANSPORT AND MAIN	Roads		·	
337489/20	Manager (Assets and Maintenance), North Coast and Wide Bay/Burnett Region, Program Delivery and Operations, Infrastructure Management and Delivery, Maroochydore (AO8)	Date of duty	Valks, Justin	Principal Designer (Civil), North Coast and Wide Bay/Burnett Region, Program Delivery and Operations, Infrastructure Management and Delivery, Maroochydore (PO5)	
338414/20	Senior Engineering Technologist, Pavements, Materials and Geotechnical, Engineering and Technology, Infrastructure Management and Delivery, Bulwer Island (PO4)	Date of duty	Lopez, Jaime	Engineering Technologist, Pavements, Materials and Geotechnical, Engineering and Technology, Infrastructure Management and Delivery, Bulwer Island (PO3)	
331084/19	Marine Officer Grade 3, Maritime Operations, Maritime Safety Queensland, Maritime Safety Queensland, Cairns (MOFF3)	Date of duty	Wood, David	Marine Officer Grade 2, Maritime Operations, Maritime Safety Queensland, Customer Services, Safety and Regulation, Cairns (MOFF2)	
DEPARTME	ENT OF YOUTH JUSTICE				
341441/20	Senior Executive Officer, Office of the Deputy-Director General, Brisbane (AO6)	Date of duty	Lewis, Hope	Business Support Officer, Regional Operations, Youth Detention and Operations, Brisbane (AO5)	

NOTIFICATION OF THE FILLING OF APPOINTMENTS PART II

Date of duty Regano, Marco

Team Leader, West District, Region – Moreton, Youth Justice Regional

Services, Forest Lake (PO4)

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	NT OF EDUCATION			
NCR 341258/20P	Deputy Principal, Sunshine Beach State High School, North Coast Region (DP)	25-05-2020	Leyden, Helen Brenda	

APPOINTMENTS PART II – NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
NCR 341440/20P	Head of School, Murrumba State Secondary College, North Coast Region (Lv4)	25-05-2020	O'Connor, Richard Michael Brian
NCR 341442/20P	Head of School, Murrumba State Secondary College, North Coast Region (Lv4)	25-05-2020	Cordiner, Sharon
NCR 341144/20P	Deputy Principal, Murrumba State Secondary College, North Coast Region (DP)	25-05-2020	Watt, Alistair Ronald
MER 340762/20P	Deputy Principal, Albany Creek State High School, Metropolitan Region (DP)	13-07-2020	Everett, Kym Elizabeth
DSR 336871/20P	Deputy Principal (Special Education), Dalby State High School – Special Education Program, Darling Downs South West Region (DP)	13-07-2020	Baguley, Candice Rochelle
DSR 336553/20P	Deputy Principal, Dalby State High School, Darling Downs South West Region (DP)	13-07-2020	Henschell, Bronwyn Jane
DSR 339109/20P	Deputy Principal, Goomeri State School P-10, Darling Downs South West Region (DP)	08-06-2020	Hinds, Jared Kenneth
DSR 338262/20P	Deputy Principal, Darling Heights State School – Special Education Program, Darling Downs South West Region (DP)	25-05-2020	Hibberd, Roslyn Leigh
DEPARTME	INT OF JUSTICE AND ATTORNEY-GENERAL	'	'
342048/20	Director, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (SO)	Date of duty	Wilson, Melissa
PUBLIC SA	FETY BUSINESS AGENCY	•	
#339229/20	Helicopter Pilot, Flight Operations, Queensland Government Air, Garbutt, Townsville Base (s122)	Date of duty	Maher, Benjamin James
# Contract up	to five (5) years.	'	'
DEPARTME	NT OF TRANSPORT AND MAIN ROADS		
336195/20	Director, Policy Integration, Transport Policy, Policy, Planning and Investment, Brisbane (SO)	Date of duty	Taylor, Michael
340683/20	Director, Strategy, Innovation, Performance and Risk, Governance, Corporate, Brisbane (SO)	Date of duty	Jackson, David

GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM						
1 JULY 2013 INCLUDES 2.4% CPI INCREA	ASE					
		ew Price		GST		Total
EXTRAORDINARY GAZETTE - FULL PAGE TEXT						
Formatted electronic files or E-mail (check for compatibility) per page	\$	227.77	\$	22.78	\$	250.55
Professional Register and Lists Gazettes						
Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$	135.52	\$	13.55	\$	149.07
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$	115.42	\$	11.54	\$	126.96
NATURAL RESOURCES AND MINES GAZETTE AND TRANSPORT AND MAIN ROADS GAZE	TTE					
Formatted electronic files or E-mail (check for compatibility) per page	\$	143.79	\$	14.38	\$	158.17
Local Government Gazette						
Formatted electronic files or E-mail (must be compatible) Full page text	\$	227.77	\$	22.78	\$	250.55
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$	264.06	\$	26.41	\$	290.47
Single column, all copy to set	\$	2.42	\$	0.24	\$	2.66
Double column, all to set	\$	4.90	\$	0.49	\$	5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$	0.88	\$	0.09	\$	0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$	1.78	\$	0.18	\$	1.96
VACANCIES GAZETTE IS NO LONGER PUBLISHED - APPOINTMENT NOTICES NOW APPEAR OF	WITHI	N THE G	ENE	RAL GAZ	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
GENERAL GAZETTE - PER MM TEXT						
Single column, all copy to set	\$	2.42	\$	0.24	\$	2.66
Double column, all to set	\$	4.90	\$	0.49	\$	5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$	0.88	\$	0.09	\$	0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$	1.78	\$	0.18	\$	1.96
GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON	-Арр	EALABLI	E)			
APPOINTMENTS - PART I & PART II						
2 lines	\$	44.28	\$	4.43	\$	48.71
3 lines	\$	61.99	\$	6.20	\$	68.19
4 lines	\$	79.70	\$	7.97	\$	87.67
5 lines	\$	92.98	\$	9.30	\$	102.28
6 lines	\$	110.69	\$	11.07	\$	121.76
7 lines	\$	123.97	\$	12.40	\$	136.37
8 lines	\$	137.25	\$	13.73	\$	150.98
9 lines	\$	150.54	\$	15.05	\$	165.59
SUBMISSION DEADLINES:						
DEPARTMENTAL APPOINTMENT SUBMISSIONS - PART I & PART II	be	efore 12 n	oon	on Tues	day	
GENERAL GAZETTE SUBMISSIONS	be	efore 12 n	oon	on Wedı	1es	day
LOCAL GOVERNMENT GAZETTE SUBMISSIONS	be	efore 12 n	oon	on Wedı	nes	day
EXTRAORDINARY GAZETTE SUBMISSIONS	ar	ny day of	the	week		
For more information regarding Gazette notices, please email: gazette@hpv Prices are GST inclusive unless otherwise stated.	v.qld.g	gov.au				

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 school listed below has been prepared by a delegate of the Chief Executive of the Department of Education.

Region: South East

School: Berrinba East State School (new)

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/

Electricity Act 1994

FEED-IN TARIFF FOR EXPORTED SOLAR PHOTOVOLTAIC (PV) ELECTRICITY IN REGIONAL QUEENSLAND

Pursuant to section 94 of the *Electricity Act 1994* (the Electricity Act) and the Direction Notice from the Minister for Natural Resources, Mines and Energy (dated 10 December 2019) issued under section 93 of the Electricity Act, I hereby state that the Queensland Competition Authority decided that, on and from 1 July 2020 to 30 June 2021, the feed-in tariff, as defined in section 92 of the Electricity Act, is 7.861 cents per kilowatt hour.

Dated this 29th day of May 2020

Professor Flavio Menezes Queensland Competition Authority

Department of Education Brisbane, 26 May 2020

Holidays Act 1983

NOTIFICATION

I, the Honourable Grace Grace MP, Minister for Education and Minister for Industrial Relations in pursuance of the provisions of the *Holidays Act 1983*, hereby notify that:

The following notifications published in the Queensland Government Gazette dated 15 November 2019, are repealed.

Column 1 Date of Holiday 2020	Column 2 District	Column 3 Name of Show
12 June 2020	Shire of Cloncurry	Cloncurry and District Annual Show
21 August 2020	Northern Peninsula Area Region	Northern Peninsula Area Show

Column 1 Date of Holiday 2020	Column 2 District	Column 3 Event	
10 July 2020	Northern Peninsula Area Region	NPA Culture Festival	
30 October 2020	Northern Peninsula Area Region	NPA Sporting Carnival	

GRACE GRACE MP Minister for Education Minister for Industrial Relations

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

I, the Honourable Cameron Dick MP, Treasurer and Minister for Infrastructure and Planning, give notice that under section 38 of the *Planning Act 2016*, I made a Ministerial Infrastructure Designation (the designation) for the Sarina State High School on 22 May 2020.

The designation will take effect from 29 May 2020.

Description of the designated premises

The designation applies to the premises located at 14-30 Anzac Street, Sarina, QLD, 4737, formally described as Lot 96 on Cl1427, Lot 1 on S53640 and Lot 8 on SP168719.

Type of infrastructure for which the premises were designated The premises have been designated to facilitate the construction of a new multi-purpose hall and other minor works.

The infrastructure is described under Schedule 5, Part 2 of the *Planning Regulation 2017*, as:

- Item 3: community and cultural facilities, including community centres, galleries, libraries and meeting halls
- Item 6: educational facilities.

Requirements included in the infrastructure designation

The infrastructure designation includes requirements in relation to the location and scale of the development, mitigation of development impacts, stormwater management, landscaping, carparking, acoustics, external works, servicing and construction management.

Further information

A copy of the infrastructure designation decision notice, including the noted requirements and a summary of how I have considered submissions, can be obtained at https://planning.dsdmip.qld.gov.au/infrastructure-designations.

For further information, please contact the Infrastructure Designations team at **infrastructuredesignation@dsdmip.qld.gov.au** or phone 1300 967 433.

Cameron Dick MP Treasurer Minister for Infrastructure and Planning

NOTICE OF MINISTERIAL INFRASTRUCTURE DESIGNATION MADE UNDER THE PLANNING ACT 2016

I, the Honourable Cameron Dick MP, Treasurer and Minister for Infrastructure and Planning, give notice that under section 38 of the *Planning Act 2016*, I made a Ministerial Infrastructure Designation (designation) for Wishart State School on 21 May 2020.

The designation will take effect from 29 May 2020.

Description of the designated premises

The designation applies to premises located at 57 Colwyn Street, Wishart, QLD, 4122 formally described as Lot 473 on SP172108.

Type of infrastructure for which the premises were designated The premises have been designated to facilitate the demolition of existing buildings and construction of a new two-storey general learning area building, additional car parking and vehicle manoeuvring areas, and other minor works.

The infrastructure is described under Schedule 5, Part 2 of the *Planning Regulation 2017*, as:

- Item 6: educational facilities
- Item 9: facilities at which an education and care service under the Education Care Services National Law (Queensland) is operated
- Item 10: facilities at which a Queensland Education and Care approved service under the Education and Care Services Act 2013 is operated
- Item 15: sporting facilities.

Requirements included in the infrastructure designation

The designation includes requirements in relation to the location and scale of the development, mitigation of development impacts, servicing, stormwater management, construction management, traffic and transport, external works, car parking, school transport management and vegetation management.

Further information

A copy of the infrastructure designation decision notice, including the noted requirements and a summary of how I have considered submissions, can be obtained at https://planning.dsdmip.qld.gov.au/infrastructure-designations.

For further information, please contact the Infrastructure Designations team at **infrastructuredesignation@dsdmip.qld.gov.au** or phone 1300 967 433.

Cameron Dick MP Treasurer Minister for Infrastructure and Planning

NOTICE OF MINISTERIAL INFRASTRUCTURE DESIGNATION MADE UNDER THE PLANNING ACT 2016

I, the Honourable Cameron Dick MP, Treasurer and Minister for Infrastructure and Planning, give notice that under section 38 of the *Planning Act 2016*, I made a Ministerial Infrastructure Designation (the designation) for Parkhurst State School on 22 May 2020.

The designation will take effect from 29 May 2020.

Description of the designated premises

The designation applies to premises located at 11 Mason Avenue, Parkhurst, QLD, 4702, formally described as Lot 100 on SP304742 and Lot 1 on RP606826.

Type of infrastructure for which the premises were designated The premises have been designated to facilitate the demolition

The premises have been designated to facilitate the demolition, removal and relocation of existing buildings and the construction of one and two-storey buildings and other minor works.

The infrastructure is described under Schedule 5, Part 2 of the *Planning Regulation 2017*, as:

- Item 6: educational facilities
- Item 9: facilities at which an education and care service under the Education Care Services National Law (Queensland) is operated
- Item 10: facilities at which a Queensland Education and Care approved service under the *Education and Care Services Act* 2013 is operated.

Requirements included in the infrastructure designation

The designation includes requirements in relation to the location and scale of the development, mitigation of development impacts, servicing, stormwater management, construction management, active transport, car parking, school transport management, external works, acoustics and vegetation.

Further information

A copy of the infrastructure designation decision notice, including the noted requirements and a summary of how I have considered submissions, can be obtained at https://planning.dsdmip.qld.gov.au/infrastructure-designations.

For further information, please contact the Infrastructure Designations team at **infrastructuredesignation@dsdmip.qld.gov.au** or phone 1300 967 433.

CAMERON DICK MP Treasurer Minister for Infrastructure and Planning State Development and Public Works Organisation Act 1971

ROAD CLOSURE NOTICE (No. 1) 2020

Short title

 This notice may be cited as the Road Closure Notice (No. 1) 2020.

Road Closure

The road in the Schedule will be permanently closed from 29 May 2020.

Reason for closure

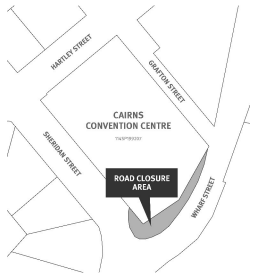
Facilitation works for the Cairns Convention Centre Expansion Project.

Vesting of Land

4. The land will vest in the Coordinator-General in fee simple.

SCHEDULE

An area of about 1700m², being part of Sheridan and Wharf Streets, Cairns



ENDNOTES

- 1. Published in the Gazette on 29 May 2020.
- 2. Not required to be laid before the Legislative Assembly.
- The administering agency is the Office of the Coordinator-General.

BILLS OF PARLIAMENT ASSENTED TO

Queensland Legislative Assembly Brisbane

It is hereby notified for general information that, on 25 May 2020, His Excellency the Governor, in the name and on behalf of Her Majesty, assented to the undermentioned Bills passed by the Legislative Assembly of Queensland in Parliament assembled, *viz*—

A Bill for an Act to amend the Coal Mining Safety and Health Act 1999, the Energy and Water Ombudsman Act 2006, the Explosives Act 1999, the Geothermal Energy Act 2010, the Greenhouse Gas Storage Act 2009, the Mineral and Energy Resources (Common Provisions) Act 2014, the Mineral and Energy Resources (Common Provisions) Regulation 2016, the Mineral and Energy Resources (Financial Provisioning) Act 2018, the Mineral Resources Act 1989, the Mineral Resources Regulation 2013, the Mining and Quarrying Safety and Health Act 1999, the National Energy Retail Law (Queensland) Act 2014, the New South Wales-Queensland Border Rivers Act 1946, the Petroleum Act 1923, the Petroleum and Gas (Production and Safety) Act 2004, the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, the Water Supply (Safety and Reliability) Act 2008 and the legislation mentioned in schedule 1 for particular purposes

Short title: *Mineral and Energy Resources and Other Legislation Amendment Act 2020* – Act No. 14 of 2020

Commencement: This Act, other than the following provisions, commences on a day to be fixed by proclamation—

- (a) part 2, divisions 1 and 2;
- (b) parts 3 and 13;
- (c) part 4, heading and sections 29 and 33;
- (d) part 14;
- (e) part 17, heading and sections 209 and 210;
- (f) part 18.

A Bill for an Act to amend the Acts Interpretation Act 1954, the Anti-Discrimination Act 1991, the Appeal Costs Fund Act 1973, the Civil Proceedings Act 2011, the Commercial Arbitration Act 2013, the Coroners Act 2003, the Corrective Services Act 2006, the Crime and Corruption Act 2001, the Criminal Code, the Criminal Law (Rehabilitation of Offenders) Act 1986, the Criminal Proceeds Confiscation Act 2002, the Dangerous Prisoners (Sexual Offenders) Act 2003, the District Court of Queensland Act 1967, the Drugs Misuse Act 1986, the Evidence Act 1977, the Guardianship and Administration Act 2000, the Human Rights Act 2019, the Introduction Agents Act 2001, the Judges (Pensions and Long Leave) Act 1957, the Land Court Act 2000, the Legal Profession Act 2007, the

Legal Profession Regulation 2017, the Magistrates Courts Act 1921, the Mineral Resources Act 1989, the Ombudsman Act 2001, the Peace and Good Behaviour Act 1982, the Penalties and Sentences Act 1992, the Penalties and Sentences Regulation 2015, the Personal Injuries Proceedings Act 2002, the Personal Injuries Proceedings Regulation 2014, the Property Law Act 1974, the Property Law Regulation 2013, the Queensland Civil and Administrative Tribunal Act 2009, the Retail Shop Leases Act 1994, the Second-hand Dealers and Pawnbrokers Act 2003, the Succession Act 1981, the Surrogacy Act 2010, the Tourism Services Act 2003 and the legislation mentioned in schedule 1 for particular purposes

Short title: *Justice and Other Legislation Amendment Act 2020* – Act No. 15 of 2020

Commencement: Parts 17, 20 and 24 commence on a day to be fixed by proclamation.

A Bill for an Act to amend the Body Corporate and Community Management Act 1997, the Building and Construction Industry (Portable Long Service Leave) Act 1991, the Building Units and Group Titles Act 1980, the Casino Control Act 1982, the City of Brisbane Act 2010, the Contract Cleaning Industry (Portable Long Service Leave) Act 2005, the Corrective Services Act 2006, the COVID-19 Emergency Response Act 2020, the Disability Services Act 2006, the Disaster Management Act 2003, the Environmental Protection Act 1994, the Forensic Disability Act 2011, the Gaming Machine Act 1991, the Keno Act 1996, the Liquor Act 1992, the Local Government Act 2009, the Lotteries Act 1997, the Manufactured Homes (Residential Parks) Act 2003, the Mental Health Act 2016, the Police Powers and Responsibilities Act 2000, the Private Health Facilities Act 1999, the Public Health Act 2005 and the Youth Justice Act 1992 for particular purposes

Short title: Justice and Other Legislation (COVID-19 Emergency Response) Amendment Act 2020 – Act No. 16 of 2020

Commencement: (1) Section 26 commences on 1 January 2021.

(2) Part 16, division 3 commences on 19 March 2021.

N J Laurie Clerk of the Parliament Local Government Act 2009

ISSUE OF RATES NOTICE

Pursuant to Section 239 (3) of the abovementioned Act, **NOTICE** is hereby given that the undermentioned land has been issued a rates notice by the Western Downs Regional Council which is **due and payable on or before 30 June 2020**

Registered Proprietor		Real Property Description		Total Amount Due
	5 Foster Street Condamine Qld 4416	Lot 301 C441	2428 m ²	\$663.48

DATED at Dalby this 21st day of May 2020

Ross Musgrove CHIEF EXECUTIVE OFFICER

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