## DIRECTIONS WHILE DECLARATION OF EMERGENCY DATED 21 DECEMBER 2020 IS IN FORCE

## Sections 157(1A), 263, 264 and 268(4) of the Corrective Services Act 2006

On 21 December 2020, I, Peter Martin APM, Commissioner, Queensland Corrective Services (**QCS**), with the approval of the Minister for Police and Minister for Corrective Services, declared that an emergency exists in relation to all corrective services facilities for the period commencing on 1 January 2021 and expiring at 11:59pm on 31 March 2021 (the **Declaration**).

The Declaration was made following extensive consultation with the Chief Health Officer, Queensland Health and the State Health Emergency Coordination Centre who believed it was necessary to make the Declaration to assist in containing, or to respond to, the spread of COVID-19 within corrective services facilities and the wider community.

Today, following consultation with the Chief Health Officer, Queensland Health and the State Health Emergency Coordination Centre, I direct as follows:

- 1. the Stage 3 Personal Visit Suspension Decision made by me on 7 January 2021 is revoked;
- 2. the 9 January Northern Corrective Services Facilities Personal Visit Suspension Decision made by me on 9 January 2021 is revoked;
- 3. I have made a decision pursuant to section 157(1) of the Corrective Services Act 2006 (CSA) to suspend all visitor access approvals for any personal visitor to a corrective services facility who has been in a COVID-19 hotspot in the preceding 14 days or since the COVID-19 hotspot was declared, whichever period is shorter (the Suspension Decision). The Suspension Decision will take effect from 1:00am on 22 January 2021 and will remain in place until further notice, for a period of up to one year;
- 4. in reaching the Suspension Decision I have considered the following:
  - a. the effect of a proposed suspension on a child for whom approval has been given to accompany the visitor; and
  - b. whether the child may, unaccompanied by an adult, visit the prisoner. The entry of any person, including children, could potentially put corrective services facilities at risk.
  - c. religious visitors, where access is approved by me;
- 5. In addition to the Suspension Decision, and under section 263(2) and section 268(4) of the CS Act, any other person who has been in a COVID-19 hotspot in the preceding 14 days or since the COVID-19 hotspot was declared, whichever period is shorter, must not enter a corrective services facility unless they have been expressly authorised to do so in writing by me and the Chief Health Officer;
- the wearing of face masks as approved personal protective equipment is mandatory for all Staff Members and visitors to any corrective services facility or the Escort and Security Branch (ESB) in circumstances where social distancing is not possible, including when transporting a prisoner outside of a corrective services facility, or otherwise as directed by Queensland Health personnel;
- the wearing of face masks as approved personal protective equipment is mandatory for all prisoners who have COVID-19 symptoms, as determined by Queensland Health personnel, when they are required to leave their cells including whilst being transported outside a corrective services facility by the ESB;
- 8. the following QCS policies will apply to all corrective services facilities:

- a. 'Managing new admission reception prisoners and COVID-19 isolation';
- b. 'Managing Employee Health Risks to COVID-19'; and
- c. 'Managing Vulnerable Prisoners';
- 9. for the purposes of these directions:
  - a. a reference to a COVID-19 hotspot includes the following Local Government Areas: Bayside, Blacktown, Blue Mountains, Burwood, Camden, Campbelltown, Canada Bay, Canterbury-Bankstown, Central Coast, City of Sydney, Cumberland, Fairfield, Georges River, Hawkesbury, Hornsby, Hunter's Hill, Inner West, Ku-ring-gai, Lane Cove, Liverpool, Mosman, North Sydney, Northern Beaches, Parramatta, Penrith, Randwick, Ryde, Strathfield, Sutherland, The Hills, Waverley, Willoughby, Wollondilly, Wollongong, Woollahra and Sydney Harbour (unincorporated);and
  - b. Staff Member has the meaning given in the CS Act.

These directions are made pursuant to sections 263(2), 264 and 268(4) of CS Act. They have been made in consultation with Queensland Health, the Chief Health Officer and the State Health Emergency Coordination Centre and in accordance with the approach taken by the Queensland Government to prevent the transmission of COVID-19.

Given the high risks to a vulnerable prison population if COVID-19 were to enter a corrective services facility, and the medical advice received, I consider that any impact on the human rights of prisoners, staff, family members or any other person as a result of these directions is demonstrably justifiable.

These directions take effect from 1:00am Friday, 22 January 2021, revoking and replacing the previous directions made by me pursuant to sections 263(2) and 268(4) of the CS Act on 11 January 2021. These directions will remain in place until revoked or replaced by me.

Peter Martin APM Commissioner, Queensland Corrective Services

21 January 2021