



# Queensland Government Gazette

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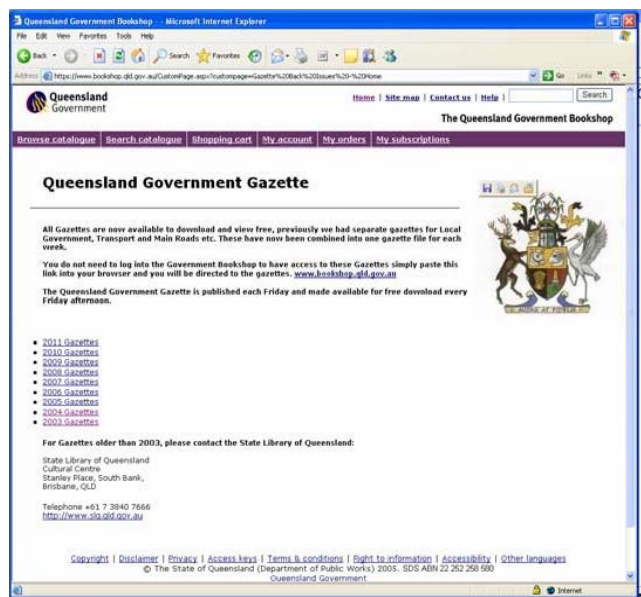
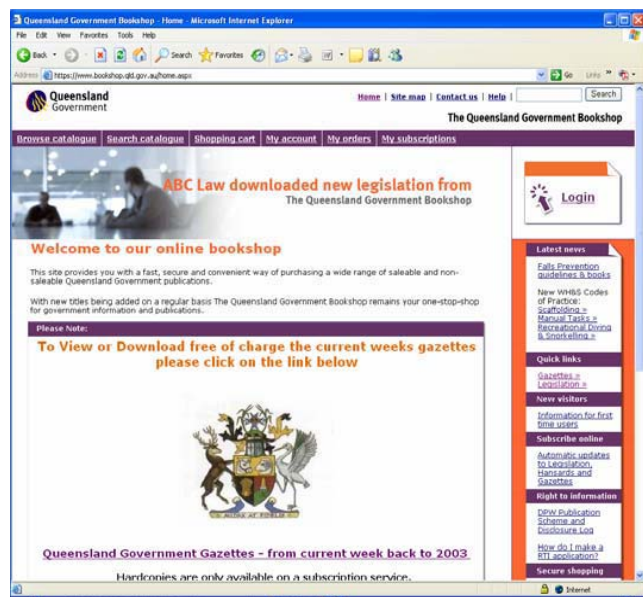
FRIDAY 11 NOVEMBER 2011

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[445]



# Queensland Government Gazette

**EXTRAORDINARY**

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**VOL. 358]**

**SUNDAY 6 NOVEMBER 2011**

**[No. 68**

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**NOTICE**

Premier's Office  
Brisbane, 6 November 2011

Her Excellency the Governor directs it to be notified that, acting under the provisions of the *Constitution of Queensland 2001*, she has appointed the Honourable Andrew Peter Fraser MP, Deputy Premier, Treasurer and Minister for State Development and Trade to act as, and to perform all of the functions and exercise all of the powers of, Premier and Minister for Reconstruction from 6 November 2011 until the Honourable Anna Maria Bligh MP returns to Queensland.

ANDREW FRASER MP  
ACTING PREMIER AND MINISTER FOR  
RECONSTRUCTION

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6 November 2011



# Queensland Government Gazette

## ENVIRONMENT AND RESOURCE MANAGEMENT

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VOL. 358]

FRIDAY 11 NOVEMBER 2011

[No. 69

*Acquisition of Land Act 1967*  
TAKING OF LAND NOTICE (No 67) 2011

**Short title**

1. This notice may be cited as the *Taking of Land Notice (No 67) 2011*.

**Land taken [s.9(7) of the Act]**

2. The land described in the Schedule is taken by Moreton Bay Regional Council for Road purposes and vests in Moreton Bay Regional Council for an estate in fee simple on and from 11 November 2011.

**SCHEDULE**  
**South East Region, Caboolture Office**  
**Land Taken**

Lot 203 on SP240684 (to be registered in the Land Registry), area 254 m<sup>2</sup>, part of Title Reference 14336094, parish of Redcliffe.

**ENDNOTES**

- Made by the Governor in Council on 10 November 2011.
- Published in the Gazette on 11 November 2011.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/056999

*Acquisition of Land Act 1967*  
TAKING OF EASEMENT NOTICE (No 43) 2011

**Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 43) 2011*.

**Easements taken [ss.6 and 9(7) of the Act]**

2. The Easements described in Schedule 2 are taken by Rockhampton Regional Council for Drainage purposes and vests in Rockhampton Regional Council on and from 11 November 2011.

**Rights and obligations**

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

**SCHEDULE 1****1. INTERPRETATION**

- In this Easement -
  - “**Council**” means **ROCKHAMPTON REGIONAL COUNCIL** and includes the successors in title of the Council;
  - “**Easement Area**” means the area of land affected by the Easement in the lot burdened by the Easement without limitation as to height or depth;
  - “**facility**” includes work;
  - “**jurisdiction of local government**” has the same meaning as

the term “jurisdiction of local government” under the *Local Government Act 2009*;

“**Land**” means each lot burdened by the Easement;

“**Land Title Act**” means the *Land Title Act 1994*;

“**local government**” has the same meaning as the term “local government” under the *Local Government Act 2009*;

“**Local Government Act**” means the *Local Government Act 2009*;

“**local government Act**” has the same meaning as the term “local government Act” under the *Local Government Act 2009*;

“**Owner**” means each registered owner of an interest in the Land and the successors in title of each registered owner;

“**structure**” means anything built or constructed, whether or not attached to land;

“**territorial unit**” has the same meaning as the term “territorial unit” under the *Local Government Act 2009* for a local government;

“**Works**” means the Council’s works at any time constructed, in the course of construction or to be constructed wholly or partly upon, beneath or above the surface of the Easement Area determined by the Council to be necessary for or in connection with the purpose for which this Easement is granted as well as works for the protection and/or support of all such things **AND** without limiting the generality of the abovementioned includes but is not limited to overland or underground drains, pipes, conduits and channels for the passage or conveyance of rainwater and other lawful discharges through, across or under the Easement Area together with manholes, field inlet pits and all other usual or necessary fittings and attachments including overland drains created by extensive excavation and incision which substantially alter the natural surface levels and contours of the Easement Area.

- If any covenant or its application to the Owner, the Easement Area or circumstances shall be or become invalid or unenforceable, the remaining covenants of this Easement are not to be affected and each covenant is to be valid and enforceable to the fullest extent permitted by law.
- References to statutes regulations local laws or subordinate local law extend to all statutes regulations local law or subordinate local law amending consolidating or replacing the same.
- If the Owner comprises two or more legal entities, their covenants bind them jointly and each of them severally.

## 2. PURPOSE OF EASEMENT

2.1 The Easement is granted for the Council to use the Easement Area for -

- 2.1.1 Drainage purposes; and
- 2.1.2 Any service, facility or activity of whatever description which the Council has authority to undertake, directly or indirectly in the exercise by the Council of the jurisdiction of local government within its territorial unit under a local government Act or otherwise directly or indirectly referable to the purpose stated in Article 2.1.1.

## 3. WHAT THE COUNCIL IS ALLOWED TO DO

3.1 To enable the Council to fully use the Easement Area for the purpose of this Easement, the Owner must allow the Council at any time without any interruption from the Owner or any occupier of the Land or any part of the Land to do all things upon, beneath or above the surface of the Easement Area at any time determined by the Council to be necessary for or in respect of the Works.

3.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land must allow the Council -

- 3.2.1 to place the Works wholly or partly upon, beneath or above the surface of the Easement Area;
- 3.2.2 to construct, operate, test, inspect, cleanse, maintain and repair the Works;
- 3.2.3 to alter, add to, augment, replace, extend or deviate the Works;
- 3.2.4 to dig up the surface and sub-surface or the Easement Area and remove any soil from the Easement Area;
- 3.2.5 to enter upon and remain, pass and re-pass on and over the Easement Area for all or any of the authorised purposes with or without vehicles, plant and equipment of any description whatsoever;
- 3.2.6 to take down any fencing on the Easement Area;
- 3.2.7 to run and pass water, fluids, stormwater, substances of any description, electric current, electric and gas transmissions, electronic signals and electronic transmissions through, from, to or about the Works or the Easement Area;
- 3.2.8 to clear and keep clear the Easement Area by any means or method and to cut and remove timber, trees and undergrowth from the Easement Area and dispose of the same by any method;
- 3.2.9 to construct and maintain on the Easement Area such access tracks, gates and appurtenant works as the Council shall consider necessary;
- 3.2.10 to do such other matters and things through, across, in or under the Easement Area as are incidental to the proper exercise of the rights conferred under this Easement.

3.3 In doing anything allowed in respect of the Easement, the Council is entitled to do those things by its employees, agents and invitees and with or without the use of all necessary motor vehicles, machinery, equipment and implements.

3.4 All soil which the Council determines is to be dug up from the Easement Area for or in respect of the Works -

- 3.4.1 becomes the property of the Council without Council being under any liability whatever to pay any amount to the Owner by way of compensation or otherwise; and
- 3.4.2 may be removed by the Council from the Easement Area at the cost and expense of the Council.

3.5 When an employee, agent or invitee of the Council enters onto and remains on the Easement Area under this Easement for or in respect of the Works and with or without the use of all necessary motor vehicles, machinery, equipment and implements -

- 3.5.1 the employee, agent or invitee of the Council is able to do so at any time;
- 3.5.2 the employee, agent or invitee of the Council may do so without any requirement for the Council or the employee or agent or invitee to obtain the further

agreement of the Owner and/or any occupier of the Land;

- 3.5.3 consistent with the nature of the activity undertaken for or in respect of the Works, the Council is to reinstate, replace or restore the Easement Area or that part of the Easement Area to a condition determined by the Council to be appropriate in the then prevailing circumstances and the particular situation.

## 4. WHAT THE OWNER IS TO DO

4.1 To enable the Council to fully use the Easement Area for the purpose of the Works, neither the Owner nor any occupier of the Land or part of the Land is to do or permit to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works or the Easement Area by the Council.

4.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land is not to -

- 4.2.1 build or erect any structure on, under or over the Easement Area unless specifically permitted, in writing, by Council;
- 4.2.2 plant trees or shrubs within the Easement Area or immediately adjacent to the Easement Area and, in the latter case, which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council;
- 4.2.3 install concrete, bitumen or other pavement or driveways on the Easement Area or gardens or landscaping involving concrete, brick or other permanent materials;
- 4.2.4 remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel or other substance or material on the Easement Area or construct any roads, paths, dam wall or other earthworks on the Easement Area which would in any way obstruct or interfere with the property and effective use of the Works by the Council;
- 4.2.5 apart from external boundary fences across or along the Easement Area, which are not to be brick or masonry, fence the boundaries of the Easement Area in such a manner that Council's access to the Works could be obstructed or interfered with;
- 4.2.6 where the Works comprise or include a surface drainage channel or flow path, place or allow to be placed in on or adjacent to the Works material which could lessen the depth or alter the path of the channel;
- 4.2.7 erect any fence or other devices across larger gullies within the Easement or on the Easement boundary, or anywhere else within the Easement Area, where such a fence or device could obstruct the overland flow of water within the Easement;
- 4.2.8 alter the ground surface level of the Easement Area to expose Works or reduce or increase the depth of ground between Works and the ground surface level nor place temporary or permanent loads of any description in or on the Easement Area or on land adjacent to the Easement Area which may affect the integrity of the Works;
- 4.2.9 do any act or make any omission which would or might jeopardize or prejudicially affect the safety or reliable working of the Works.

4.3 On the written application of the owner, the Council may, at its absolute discretion, grant the Owner in writing a dispensation from compliance with one or more of the Articles specified in Article 4.2 on such terms and conditions as the Council may determine.

4.4 If the Owner or any occupier of the Land or part of the Land does or permits to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council, the Owner is to do immediately all things at

- the cost and expense of the Owner as are necessary to cease the obstruction or interference with the Works or the proper and effective use of the Works by the Council.
- 4.5 If, having failed to comply with Article 4.4, the Owner fails to comply with a notice from Council specifying:
- 4.5.1 what Council requires the Owner to do to remove the obstruction or stem the interference;
- 4.5.2 the period within which Council requires the Owner to take that action (which period is to be determined by Council having regard to the nature and extent of the obstruction for interference)
- Council may enter the Easement Area and remove the obstruction or stem the interference or otherwise do such acts or things as may be necessary to enforce the Council's rights hereunder.
- 4.6 All costs incurred by the Council (including the Council's usual administrative on costs and legal costs calculated on a solicitor and own client basis) in acting under Article 4.5 are a debt due and owing by the Owner to the Council payable by the Owner to the Council on demand.
- 5. REMOVAL OF FENCING**
- 5.1 To gain access to the Easement Area the Council may pull down or break open any fencing on the Easement Area. However, if livestock are contained within the fenced area, the Council must give reasonable notice to the Owner to enable the Owner to secure the livestock.
- 6. REINSTATEMENT OF FENCING**
- 6.1 The Council must either:
- 6.1.1 reinstate all fences other than a fence erected in contravention of the exercise and performance of any of the rights and liberties of the Council under this Easement; or
- 6.1.2 if the fences are not reinstated, install a gate using materials and employing workmanship which is not less than the quality of the materials and workmanship in the existing fence. The gate installed pursuant to this sub-article becomes the property of the Owner of the fence in which the gate is installed and after installation must be maintained by the Owner.
- 6.2 If sub-article 6.1.2 applies and the gate is lockable, the Council must supply the Owner with a key or other device capable of locking and unlocking the gate when the gate is installed and the owner must not interfere with or change the gates locking device.
- 7. PROPERTY IN WORKS**
- 7.1 The Works are and remain the property of the Council notwithstanding any actual or apparent affixing to or placing in the Easement Area. The Council shall be solely responsible for the operation and maintenance of the Works.
- 8. WHO IS RESPONSIBLE FOR MAINTAINING THE EASEMENT AREA**
- 8.1 In exercise of the Owner's right to use of the Easement Area (but in a manner not inconsistent with or in any way prejudicing the rights of the Council), the Owner is to keep and maintain the Easement Area.
- 8.2 For clarity, Article 8.1 does not require the Owner to address subsidence, erosion or other adverse effect to the Easement Area resulting from the installation or continuing existence or operation of the Works, all of which shall remain the obligation and responsibility of the Council to remedy.
- 8.3 Nothing herein is to operate or to take effect to relieve or to be deemed to relieve the Owner from the continuing need to comply at all times with the requirements of any local government Act, local law or subordinate local law that may have application to the Land or the Easement Area.
- 8.4 The Council is under no liability pursuant to the *Land Title Act* or otherwise to contribute towards the cost of keeping of the Easement Area in a condition appropriate for enjoyment of the Easement.
- 9. RESOLUTION OF DISPUTES**
- 9.1 Each dispute between the parties concerning this Easement or any issue arising therefrom must firstly be mediated by using the following mediation procedure:-

- 9.1.1 any party may initiate the procedure by serving a notice ("mediation notice") on the other;
- 9.1.2 the mediation notice must state that a dispute has arisen and identify what the dispute is about;
- 9.1.3 the parties must appoint a mediator within fourteen (14) days of service of the mediation notice, but if they fail to agree, a mediator must be appointed by the President of the Queensland Law Society Incorporated or any successor of that Society;
- 9.1.4 the parties must observe the instructions of the mediator about the conduct of the mediation;
- 9.1.5 if the dispute is not settled in thirty (30) days after the mediator is appointed, the mediation ceases.
- 9.2 The parties must share equally the costs of the mediation.

**SCHEDULE 2****Central West Region, Rockhampton Office  
Easements Taken**

Easement D in Lot 15 on RP601154 on SP238459 (to be registered in the Land Registry), area 25 m<sup>2</sup>, part of Title Reference 30429214, parish of Rockhampton.

Easement E in Lot 16 on RP601154 on SP238459 (to be registered in the Land Registry), area 132 m<sup>2</sup>, part of Title Reference 30429215, parish of Rockhampton.

**ENDNOTES**

- Made by the Governor in Council on 10 November 2011.
- Published in the Gazette on 11 November 2011.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/065083

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 44) 2011****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 44) 2011*.

**Easement taken [ss.6 and 9(7) of the Act]**

2. The Easement described in Schedule 2 is taken by Rockhampton Regional Council for Drainage purposes and vests in Rockhampton Regional Council on and from 11 November 2011.

**Rights and obligations**

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

**SCHEDULE 1****1. INTERPRETATION**

- 1.1 In this Easement -
- "Council" means **ROCKHAMPTON REGIONAL COUNCIL** and includes the successors in title of the Council;
- "Easement Area" means the area of land affected by the Easement in the lot burdened by the Easement without limitation as to height or depth;
- "facility" includes work;
- "jurisdiction of local government" has the same meaning as the term "jurisdiction of local government" under the *Local Government Act 2009*;
- "Land" means each lot burdened by the Easement;
- "Land Title Act" means the *Land Title Act 1994*;
- "local government" has the same meaning as the term "local government" under the *Local Government Act 2009*;
- "Local Government Act" means the *Local Government Act 2009*;
- "local government Act" has the same meaning as the term "local government Act" under the *Local Government Act 2009*;
- "Owner" means each registered owner of an interest in the Land and the successors in title of each registered owner;
- "structure" means anything built or constructed, whether or not attached to land;
- "territorial unit" has the same meaning as the term "territorial unit" under the *Local Government Act 2009* for a local government;
- "Works" means the Council's works at any time constructed,

in the course of construction or to be constructed wholly or partly upon, beneath or above the surface of the Easement Area determined by the Council to be necessary for or in connection with the purpose for which this Easement is granted as well as works for the protection and/or support of all such things AND without limiting the generality of the abovementioned includes but is not limited to overland or underground drains, pipes, conduits and channels for the passage or conveyance of rainwater and other lawful discharges through, across or under the Easement Area together with manholes, field inlet pits and all other usual or necessary fittings and attachments including overland drains created by extensive excavation and incision which substantially alter the natural surface levels and contours of the Easement Area.

- 1.2 If any covenant or its application to the Owner, the Easement Area or circumstances shall be or become invalid or unenforceable, the remaining covenants of this Easement are not to be affected and each covenant is to be valid and enforceable to the fullest extent permitted by law.
- 1.3 References to statutes regulations local laws or subordinate local law extend to all statutes regulations local law or subordinate local law amending consolidating or replacing the same.
- 1.4 If the Owner comprises two or more legal entities, their covenants bind them jointly and each of them severally.

## 2. PURPOSE OF EASEMENT

- 2.1 The Easement is granted for the Council to use the Easement Area for -
  - 2.1.1 Drainage purposes; and
  - 2.1.2 Any service, facility or activity of whatever description which the Council has authority to undertake, directly or indirectly in the exercise by the Council of the jurisdiction of local government within its territorial unit under a local government Act or otherwise directly or indirectly referable to the purpose stated in Article 2.1.1.

## 3. WHAT THE COUNCIL IS ALLOWED TO DO

- 3.1 To enable the Council to fully use the Easement Area for the purpose of this Easement, the Owner must allow the Council at any time without any interruption from the Owner or any occupier of the Land or any part of the Land to do all things upon, beneath or above the surface of the Easement Area at any time determined by the Council to be necessary for or in respect of the Works.
- 3.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land must allow the Council -
  - 3.2.1 to place the Works wholly or partly upon, beneath or above the surface of the Easement Area;
  - 3.2.2 to construct, operate, test, inspect, cleanse, maintain and repair the Works;
  - 3.2.3 to alter, add to, augment, replace, extend or deviate the Works;
  - 3.2.4 to dig up the surface and sub-surface or the Easement Area and remove any soil from the Easement Area;
  - 3.2.5 to enter upon and remain, pass and re-pass on and over the Easement Area for all or any of the authorised purposes with or without vehicles, plant and equipment of any description whatsoever;
  - 3.2.6 to take down any fencing on the Easement Area;
  - 3.2.7 to run and pass water, fluids, stormwater, substances of any description, electric current, electric and gas transmissions, electronic signals and electronic transmissions through, from, to or about the Works or the Easement Area;
  - 3.2.8 to clear and keep clear the Easement Area by any means or method and to cut and remove timber, trees and undergrowth from the Easement Area and dispose of the same by any method;
  - 3.2.9 to construct and maintain on the Easement Area such access tracks, gates and appurtenant works as the Council shall consider necessary;

3.2.10 to do such other matters and things through, across, in or under the Easement Area as are incidental to the proper exercise of the rights conferred under this Easement.

- 3.3 In doing anything allowed in respect of the Easement, the Council is entitled to do those things by its employees, agents and invitees and with or without the use of all necessary motor vehicles, machinery, equipment and implements.
- 3.4 All soil which the Council determines is to be dug up from the Easement Area for or in respect of the Works -
  - 3.4.1 becomes the property of the Council without Council being under any liability whatever to pay any amount to the Owner by way of compensation or otherwise; and
  - 3.4.2 may be removed by the Council from the Easement Area at the cost and expense of the Council.
- 3.5 When an employee, agent or invitee of the Council enters onto and remains on the Easement Area under this Easement for or in respect of the Works and with or without the use of all necessary motor vehicles, machinery, equipment and implements -
  - 3.5.1 the employee, agent or invitee of the Council is able to do so at any time;
  - 3.5.2 the employee, agent or invitee of the Council may do so without any requirement for the Council or the employee or agent or invitee to obtain the further agreement of the Owner and/or any occupier of the Land;
  - 3.5.3 consistent with the nature of the activity undertaken for or in respect of the Works, the Council is to reinstate, replace or restore the Easement Area or that part of the Easement Area to a condition determined by the Council to be appropriate in the then prevailing circumstances and the particular situation.

## 4. WHAT THE OWNER IS TO DO

- 4.1 To enable the Council to fully use the Easement Area for the purpose of the Works, neither the Owner nor any occupier of the Land or part of the Land is to do or permit to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works or the Easement Area by the Council.
- 4.2 Without limiting the generality of the lastmentioned but by way of example, the Owner or any other occupier of any part of the Land is not to -
  - 4.2.1 build or erect any structure on, under or over the Easement Area unless specifically permitted, in writing, by Council;
  - 4.2.2 plant trees or shrubs within the Easement Area or immediately adjacent to the Easement Area and, in the latter case, which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council;
  - 4.2.3 install concrete, bitumen or other pavement or driveways on the Easement Area or gardens or landscaping involving concrete, brick or other permanent materials;
  - 4.2.4 remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel or other substance or material on the Easement Area or construct any roads, paths, dam wall or other earthworks on the Easement Area which would in any way obstruct or interfere with the property and effective use of the Works by the Council;
  - 4.2.5 apart from external boundary fences across or along the Easement Area, which are not to be brick or masonry, fence the boundaries of the Easement Area in such a manner that Council's access to the Works could be obstructed or interfered with;
  - 4.2.6 where the Works comprise or include a surface drainage channel or flow path, place or allow to be placed in on or adjacent to the Works material which could lessen the depth or alter the path of the

- channel;
- 4.2.7 erect any fence or other devices across larger gullies within the Easement or on the Easement boundary, or anywhere else within the Easement Area, where such a fence or device could obstruct the overland flow of water within the Easement;
- 4.2.8 alter the ground surface level of the Easement Area to expose Works or reduce or increase the depth of ground between Works and the ground surface level nor place temporary or permanent loads of any description in or on the Easement Area or on land adjacent to the Easement Area which may affect the integrity of the Works;
- 4.2.9 do any act or make any omission which would or might jeopardize or prejudicially affect the safety or reliable working of the Works.
- 4.3 On the written application of the owner, the Council may, at its absolute discretion, grant the Owner in writing a dispensation from compliance with one or more of the Articles specified in Article 4.2 on such terms and conditions as the Council may determine.
- 4.4 If the Owner or any occupier of the Land or part of the Land does or permits to be done anything on or in respect of the Works or the Easement Area which could obstruct or interfere with the Works or the proper and effective use of the Works by the Council, the Owner is to do immediately all things at the cost and expense of the Owner as are necessary to cease the obstruction or interference with the Works or the proper and effective use of the Works by the Council.
- 4.5 If, having failed to comply with Article 4.4, the Owner fails to comply with a notice from Council specifying:
- 4.5.1 what Council requires the Owner to do to remove the obstruction or stem the interference;
- 4.5.2 the period within which Council requires the Owner to take that action (which period is to be determined by Council having regard to the nature and extent of the obstruction for interference)
- Council may enter the Easement Area and remove the obstruction or stem the interference or otherwise do such acts or things as may be necessary to enforce the Council's rights hereunder.
- 4.6 All costs incurred by the Council (including the Council's usual administrative on costs and legal costs calculated on a solicitor and own client basis) in acting under Article 4.5 are a debt due and owing by the Owner to the Council payable by the Owner to the Council on demand.
- 5. REMOVAL OF FENCING**
- 5.1 To gain access to the Easement Area the Council may pull down or break open any fencing on the Easement Area. However, if livestock are contained within the fenced area, the Council must give reasonable notice to the Owner to enable the Owner to secure the livestock.
- 6. REINSTATEMENT OF FENCING**
- 6.1 The Council must either:
- 6.1.1 reinstate all fences other than a fence erected in contravention of the exercise and performance of any of the rights and liberties of the Council under this Easement; or
- 6.1.2 if the fences are not reinstated, install a gate using materials and employing workmanship which is not less than the quality of the materials and workmanship in the existing fence. The gate installed pursuant to this sub-article becomes the property of the Owner of the fence in which the gate is installed and after installation must be maintained by the Owner.
- 6.2 If sub-article 6.1.2 applies and the gate is lockable, the Council must supply the Owner with a key or other device capable of locking and unlocking the gate when the gate is installed and the owner must not interfere with or change the gates locking device.
- 7. PROPERTY IN WORKS**
- 7.1 The Works are and remain the property of the Council notwithstanding any actual or apparent affixing to or placing

in the Easement Area. The Council shall be solely responsible for the operation and maintenance of the Works.

**8. WHO IS RESPONSIBLE FOR MAINTAINING THE EASEMENT AREA**

- 8.1 In exercise of the Owner's right to use of the Easement Area (but in a manner not inconsistent with or in any way prejudicing the rights of the Council), the Owner is to keep and maintain the Easement Area.
- 8.2 For clarity, Article 8.1 does not require the Owner to address subsidence, erosion or other adverse effect to the Easement Area resulting from the installation or continuing existence or operation of the Works, all of which shall remain the obligation and responsibility of the Council to remedy.
- 8.3 Nothing herein is to operate or to take effect to relieve or to be deemed to relieve the Owner from the continuing need to comply at all times with the requirements of any local government Act, local law or subordinate local law that may have application to the Land or the Easement Area.
- 8.4 The Council is under no liability pursuant to the *Land Title Act* or otherwise to contribute towards the cost of keeping of the Easement Area in a condition appropriate for enjoyment of the Easement.
- 9. RESOLUTION OF DISPUTES**
- 9.1 Each dispute between the parties concerning this Easement or any issue arising therefrom must firstly be mediated by using the following mediation procedure:-
- 9.1.1 any party may initiate the procedure by serving a notice ("**mediation notice**") on the other;
- 9.1.2 the mediation notice must state that a dispute has arisen and identify what the dispute is about;
- 9.1.3 the parties must appoint a mediator within fourteen (14) days of service of the mediation notice, but if they fail to agree, a mediator must be appointed by the President of the Queensland Law Society Incorporated or any successor of that Society;
- 9.1.4 the parties must observe the instructions of the mediator about the conduct of the mediation;
- 9.1.5 if the dispute is not settled in thirty (30) days after the mediator is appointed, the mediation ceases.
- 9.2 The parties must share equally the costs of the mediation.

**SCHEDULE 2**

**Central West Region, Rockhampton Office  
Easement Taken**

Easement F in Lot 14 on RP601154 on SP238461 (to be registered in the Land Registry), area 25 m<sup>2</sup>, part of Title Reference 30429213, parish of Rockhampton.

**ENDNOTES**

- Made by the Governor in Council on 10 November 2011.
- Published in the Gazette on 11 November 2011.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.
- File Reference – CBD/065082

*Acquisition of Land Act 1967*

**TAKING OF EASEMENT NOTICE (No 45) 2011**

**Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 45) 2011*.

**Easement taken [s.15(12) of the Act]**

2. The Easements described in Schedule 2 are taken by Queensland Urban Utilities for Sewerage purposes and vests in Queensland Urban Utilities on and from 11 November 2011.

**Rights and obligations**

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

**SCHEDULE 1**

**Easement Terms  
Sewerage Purposes**

**1. Definitions**

1.1 The following definitions apply to terms used in this easement:

In this document:

**Easement Area** means the land over which the easement is taken.

**Easement Purpose** means the passing or conveying of sewage and waste from, to under, through or across the Easement Area by any means.

**Landowner** means the registered owner of the Easement Area (or of land including the Easement Area) from time to time.

**Landowner's People** means each of the following:

- (a) the tenants, licensees, occupants and mortgagees of the Easement Area;
- (b) any other person who has an interest in or right in connection with the Easement Area and who claims through the Landowner;
- (c) any employees, agents and invitees of the Landowner or of any person mentioned in paragraph (a) or (b).

**QUU** means Central SEQ Distributor-Retailer Authority and also includes any person to which its rights or interest under this easement are transferred, or pass by operation of law, from time to time.

**QUU Infrastructure** means each of the following on, in or under the Easement Area from time to time and which are (or are as between QUU and the Landowner) the property of QUU:

- (a) Sewerage Infrastructure;
- (b) Other infrastructure, plant, equipment, facilities, installations, works, services and things (such as those referred to in paragraph 2.3(h)).

**QUU's People** means each of the following:

- (a) QUU's employees, agents and contractors (and the subcontractors of those contractors);
- (b) licensees of QUU;
- (c) anyone else authorised by QUU to exercise QUU's rights and powers under this easement.

**Sewerage Infrastructure** means each of the following:

- (a) any plant, equipment or things for passing or conveying sewage or waste;
- (b) any sewer, access chamber, vent, engine, pump, structure, machinery, outfall or other work used to receive, store, transport or treat sewage;
- (c) anything else that is infrastructure for a "sewerage service" as defined by the *Water Supply (Safety and Reliability) Act 2008*;
- (d) pipes, drains, surface manholes, vents, marker posts, plates and any plant, equipment or fittings connected with or appurtenant to any of those things or the things listed in paragraph (a), (b) or (c) of this definition.

**Structure** includes any building, structure, pipeline, road, fence, driveway or paving (but does not include any QUU Infrastructure).

## 2. Rights and obligations of QUU

**2.1** QUU has an easement over the Easement Area for the Easement Purpose and for the additional purposes of:

- (a) installing, inspecting, operating, changing, maintaining, removing, repairing and replacing Sewerage Infrastructure on, in or under the Easement Area; and
- (b) undertaking or engaging in any other service, facility or activity which is directly or indirectly referable or related to the Easement Purpose and which QUU has authority to undertake or engage in under a law; and
- (c) the exercise by QUU of the other rights given to QUU by this easement.

**2.2** QUU may:

- (a) install Sewerage Infrastructure on, in or under the Easement Area; and
- (b) inspect, operate, change, maintain, remove, repair and replace QUU Infrastructure on, in or under the Easement Area; and
- (c) inspect or survey the Easement Area from time to time; and
- (d) undertake mowing, slashing and vegetation control or removal on the Easement Area (but without any obligation to do so).

**2.3** In connection with the Easement Purpose or the exercise of another right or power under this easement, QUU may (and

may authorise QUU's People to):

- (a) enter the Easement Area; and
- (b) pull down or break open any fence on or bordering the Easement Area in order to enter it (but only after giving reasonable prior notice to the Landowner if any livestock are contained within the fenced area, except in an emergency when no prior notice is required); and
- (c) take anything onto the Easement Area when entering it and use and operate what has been taken onto the Easement Area; and
- (d) stockpile on the Easement Area any QUU Infrastructure or other items lawfully brought onto the Easement Area by QUU or QUU's People before or during the installation or after the removal of any QUU Infrastructure; and
- (e) stockpile on the Easement Area any soil or matter dug up on or from under the Easement Area by QUU for a reasonable period; and
- (f) temporarily restrict access to the Easement Area or parts of it, by whatever means QUU thinks fit including fencing off the Easement Area or parts of it, and doing other things to provide for the security of QUU Infrastructure, items referred to in paragraph (d) or soil or matter referred to in paragraph (e); and
- (g) run and pass electric current, electric transmissions, electronic signals, electronic transmissions and other substances through the Easement Area or any QUU Infrastructure; and
- (h) install, inspect, operate, change, maintain, remove, repair and replace infrastructure for the purpose of running or passing anything mentioned in paragraph (g); and
- (i) do anything else that QUU reasonably requires to do in connection with or in order to exercise another right or power under this easement or to enjoy this easement and the Easement Area for the purposes specified in subclause 2.1.

**2.4** If in exercising its rights and powers under this easement QUU digs up any soil or matter from or from under the Easement Area:

- (a) the soil or matter becomes the property of QUU; and
- (b) QUU has no obligation to compensate the Landowner; and
- (c) QUU must either stockpile the soil or matter as permitted by paragraph 2.3(e) or remove it from the Easement Area at QUU's own expense.

**2.5** In exercising its rights and powers under this easement, QUU must:

- (a) ensure that any work it does on the Easement Area is done properly; and
- (b) restore the Easement Area as nearly as is reasonably practicable to its former condition if the Easement Area is damaged by QUU (other than in a manner authorised by this easement).

**2.6** If QUU permanently removes any QUU Infrastructure, QUU must restore the Easement Area as nearly as is reasonably practicable to the condition that it was in before the installation of QUU Infrastructure.

**2.7** If the Landowner breaches this easement:

- (a) QUU may take (or may authorise QUU's People to take) any action that QUU thinks is reasonably necessary to correct the breach (such as removing a Structure erected on the Easement Area in breach of this easement); and
- (b) QUU may recover from the Landowner, as a debt, the costs and expenses incurred by QUU or QUU's People in taking that action; and
- (c) QUU and QUU's People is not liable to the Landowner for anything done by QUU or QUU's People in taking that action; and
- (d) QUU may exercise any other rights, powers and remedies conferred by this easement or by law (whether or not anything is done under paragraph (a) or (b)).

**2.8** If QUU or QUU's People pull down or break open any fence under this easement and the fence was not a Structure on the



Easement Area in breach of this easement:

- (a) QUU may (or may have QUU's People) either repair or replace the fence or install a gate in place of the fence to at least a standard reasonably equivalent to that of the fence before it was pulled down or broken open; and
- (b) the owner of the original fence will become the owner of the repaired or replaced fence or gate; and
- (c) that owner must maintain the repaired or replaced fence or gate.
- 2.9** To the fullest extent allowed by law, QUU:
- (a) does not need to exercise its rights and powers under this easement personally; and
- (b) may authorise QUU's People to exercise those rights and powers.
- 3. Rights and obligations of Landowner**
- 3.1** The Landowner must:
- (a) not erect any Structure on the Easement Area; and
- (b) promptly remove from the Easement Area any Structure on the Easement Area in breach of this easement; and
- (c) maintain and repair, and not change, any Structure on the Easement Area not in breach of this easement; and
- (d) not alter the surface level of the Easement Area or change its topography; and
- (e) not plant trees on the Easement Area; and
- (f) not crop, dig or plough the Easement Area; and
- (g) exercise reasonable care to ensure that any QUU Infrastructure is not damaged; and
- (h) not trespass on any QUU Infrastructure; and
- (i) not interfere with, damage or place at risk any QUU Infrastructure or anything else that QUU has placed on the Easement Area; and
- (j) not cause a nuisance that adversely affects QUU's rights and powers under this easement or any QUU Infrastructure but, if a nuisance is caused, promptly abate it; and
- (k) not interfere with or obstruct the exercise of QUU's rights or powers under this easement; and
- (l) not grant any rights to any person in relation to the Easement Area if the granting or exercise of the rights (whether or not they are actually exercised) could or will conflict or interfere with any QUU Infrastructure or with the exercise of QUU's rights or powers under this easement.
- 3.2** The Landowner:
- (a) must not authorise, cause or allow any other person to do an act, make an omission or engage in conduct if the act, omission or conduct would be in breach of this easement if it was done, made or engaged in by the Landowner; and
- (b) must use the Landowner's best endeavours to prevent any other person from doing an act, making an omission or engaging in conduct which would be in breach of this easement if it was done, made or engaged in by the Landowner.
- 4. Other matters**
- 4.1** All Sewerage Infrastructure and other infrastructure, plant, equipment, facilities, installations, works, services and things (such as those referred to in paragraph 2.3(h) brought onto or installed on the Easement Area by QUU will, as between QUU on the one hand and the Landowner and the Landowner's People on the other, be and remain the property of QUU:
- (a) even though it may be attached to the Easement Area or might otherwise be regarded as a fixture; and
- (b) without affecting the operation of Section 53BA of the South East Queensland Water (Distribution and Retail Restructuring Act) 2009.
- 4.2** Nothing in this easement takes away from QUU's rights and powers under any law. QUU can exercise those other rights and powers, or rights and powers under this easement, independently of each other. It can also exercise rights and powers in both categories.
- 4.3** Nothing in this easement takes away from the Landowner's or any other person's obligations under any law. Obligations under this easement are additional to any obligations under any law and neither sort of obligation narrows the scope of any other.
- 4.4** QUU must pay all duties under the *Duties Act 2001* on this easement.
- 4.5** The Landowner must do all things reasonably required by QUU from time to time in order to make sure that QUU is given all the rights and powers intended to be conferred by this easement.
- 4.6** The Landowner must notify QUU within 14 days if the Landowner receives or becomes aware of any application for, or grant of, a mining or petroleum tenement under the *Mineral Resources Act 1989*, *Petroleum Act 1923*, *Petroleum and Gas (Production and Safety) Act 2004* or any other law in respect of the Easement Area.
- 4.7** If any provision of this easement is invalid (which includes void, voidable, unenforceable or illegal):
- (a) the provision is to be read down or, if that is not possible, is taken to be modified or omitted, to the extent necessary to prevent it from being invalid; and
- (b) the provision is to remain in full force and effect; and
- (c) the remainder of this easement is to remain in full force and effect.
- 4.8** If the Landowner or QUU consists of two or more persons at any time:
- (a) a reference in this easement to that party is to be read as a reference to each of those persons individually, and each combination of them jointly; and
- (b) those persons are bound and benefited by this easement both individually and in each combination of them jointly.
- 4.9** A reference in this easement to a person includes a reference to a body corporate and any other entity having legal personality.
- 4.10** If this easement refers to a specific Act or a provision or definition in a specific Act, the reference includes:
- (a) the Act, provision or definition as amended, relocated, reenacted or consolidated from time to time; and
- (b) if the Act, provision or definition is repealed – the Act, provision or definition as it was just before its repeal and any replacement or new Act, provision or definition dealing with the same or most closely similar subject matter; and
- (c) any other legislative provisions (such as the definitions of other terms defined in the Act concerned and the provisions of the *Acts Interpretation Act 1954* as they apply in the interpretation of the Act, provision or definition and any statutory instrument under the Act, provision or definition) which are relevant to the interpretation or application of the Act, provision or definition.
- 4.11** The headings in this easement are for reference purposes only and are not to be used in interpreting this easement.
- 4.12** Anything in this easement that is expressed to be an "example" relating to a provision of this easement is an operative part of this easement. It can't narrow but it can extend the meaning of the provision it relates to.

## SCHEDULE 2

### South East Region, Ipswich Office Easements Taken

Easement in Lot 21 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2445 (deposited with the Department of Environment and Resource Management), area about 73 m<sup>2</sup>, part of Title Reference 15004222 parish of Woogaroo.

CBD/039358

Easement in Lot 23 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2447 (deposited with the Department of Environment and Resource Management), area about 78 m<sup>2</sup>, part of Title Reference 15004224, parish of Woogaroo

CBD/039360

Easement in Lot 16 on RP123909 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2471 (deposited with the Department

of Environment and Resource Management), area about 2606 m<sup>2</sup>, part of Title Reference 14465134 parish of Woogaroo.

CBD/039364

Easement in Lot 14 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2440 (deposited with the Department of Environment and Resource Management), area about 334 m<sup>2</sup>, part of Title Reference 15004215 parish of Woogaroo.

CBD/039366

Easement in Lot 22 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2446 (deposited with the Department of Environment and Resource Management), area about 73 m<sup>2</sup>, part of Title Reference 15004223 parish of Woogaroo.

CBD/039367

Easement in Lot 19 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2443 (deposited with the Department of Environment and Resource Management), area about 58 m<sup>2</sup>, part of Title Reference 15004220 parish of Woogaroo.

CBD/039368

Easement in Lot 20 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2444 (deposited with the Department of Environment and Resource Management), area about 73 m<sup>2</sup>, part of Title Reference 16153112, parish of Woogaroo.

CBD/039369

Easement in Lot 24 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2448 (deposited with the Department of Environment and Resource Management), area about 38 m<sup>2</sup>, part of Title Reference 15004225 parish of Woogaroo.

CBD/039370

Easement in Lot 901 on RP909175 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2449 (deposited with the Department of Environment and Resource Management), area about 2743 m<sup>2</sup>, part of Title Reference 50180357, parish of Woogaroo.

CBD/040470

Easement in Lot 15 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2441 (deposited with the Department of Environment and Resource Management), area about 138 m<sup>2</sup>, part of Title Reference 15004216 parish of Woogaroo.

CBD/040471

Easement in Lot 42 on RP907210 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2456 (deposited with the Department of Environment and Resource Management), area about 1419 m<sup>2</sup>, part of Title Reference 50173986, parish of Woogaroo

CBD/040472

Easement in Lot 16 on RP133345 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2442 (deposited with the Department of Environment and Resource Management), area about 100 m<sup>2</sup>, part of Title Reference 15004217 parish of Woogaroo.

CBD/041437

Easement in Lot 1 on RP47420 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2453 (deposited with the Department of Environment and Resource Management), area about 568 m<sup>2</sup>, part of Title References 16739140 & 14696116 parish of Woogaroo

CBD/046564

Easement in Lot 2 on RP47420 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2451 (deposited with the Department of Environment and Resource Management), area about 766 m<sup>2</sup>, part of Title Reference 14908114, parish of Goodna.

CBD/060693

Easement in Lot 907 on SP234775 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2558 (deposited with the Department of Environment and Resource Management), area about 1156 m<sup>2</sup>, part of Title Reference 50823292, parish of Goodna.

CBD/060693

#### ENDNOTES

1. Made by the Governor in Council on 10 November 2011.
2. Published in the Gazette on 11 November 2011.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Environment and Resource Management.

#### Acquisition of Land Act 1967

#### TAKING OF EASEMENT NOTICE (No 46) 2011

##### Short title

1. This notice may be cited as the *Taking of Easement Notice (No 46) 2011*.

##### Easement taken [s.15(12) of the Act]

2. The Easements described in Schedule 2 are taken by Queensland Urban Utilities for Sewerage purposes and vests in Queensland Urban Utilities on and from 11 November 2011.

##### Rights and obligations

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

#### SCHEDULE 1

#### Easement Terms Sewerage Purposes

##### 1. Definitions

1.1 The following definitions apply to terms used in this easement:

In this document:

**Easement Area** means the land over which the volumetric easement is taken.

**Easement Purpose** means the passing or conveying of sewage and waste from, to under, through or across the Easement Area by any means.

**Landowner** means the registered owner of the Easement Area (or of land including the Easement Area) from time to time.

**Landowner's People** means each of the following:

- (a) the tenants, licensees, occupants and mortgagees of the Easement Area;
- (b) any other person who has an interest in or right in connection with the Easement Area and who claims through the Landowner;
- (c) any employees, agents and invitees of the Landowner or of any person mentioned in paragraph (a) or (b).

**QUU** means Central SEQ Distributor-Retailer Authority and also includes any person to which its rights or interest under this easement are transferred, or pass by operation of law, from time to time.

**QUU Infrastructure** means each of the following on, in or under the Easement Area from time to time and which are (or are as between QUU and the Landowner) the property of QUU:

- (a) Sewerage Infrastructure;
- (b) Other infrastructure, plant, equipment, facilities, installations, works, services and things (such as those referred to in paragraph 2.3(h)).

**QUU's People** means each of the following:

- (a) QUU's employees, agents and contractors (and the subcontractors of those contractors);
- (b) licensees of QUU;
- (c) anyone else authorised by QUU to exercise QUU's rights and powers under this easement.

**Sewerage Infrastructure** means each of the following:

- (a) any plant, equipment or things for passing or conveying sewage or waste;
- (b) any sewer, access chamber, vent, engine, pump, structure, machinery, outfall or other work used to receive, store, transport or treat sewage;
- (c) anything else that is infrastructure for a "sewerage service" as defined by the *Water Supply (Safety and Reliability) Act 2008*;
- (d) pipes, drains, surface manholes, vents, marker posts, plates and any plant, equipment or fittings connected with or appurtenant to any of those things or the things listed in paragraph (a), (b) or (c) of this definition.

**Structure** includes any building, structure, pipeline, road, fence, driveway or paving (but does not include any QUU Infrastructure).

##### 2. Rights and obligations of QUU

2.1 QUU has an easement over the Easement Area for the Easement Purpose and for the additional purposes of:

- (a) installing, inspecting, operating, changing, maintaining, removing, repairing and replacing Sewerage Infrastructure on, in or under the Easement Area; and
- (b) undertaking or engaging in any other service, facility or

- activity which is directly or indirectly referable or related to the Easement Purpose and which QUU has authority to undertake or engage in under a law; and
- (c) the exercise by QUU of the other rights given to QUU by this easement.
- 2.2** QUU may:
- (a) install Sewerage Infrastructure on, in or under the Easement Area; and
- (b) inspect, operate, change, maintain, remove, repair and replace QUU Infrastructure on, in or under the Easement Area; and
- (c) inspect or survey the Easement Area from time to time; and
- 2.3** In connection with the Easement Purpose or the exercise of another right or power under this easement, QUU may (and may authorise QUU's People to):
- (a) enter the Easement Area; and
- (b) take anything onto the Easement Area when entering it and use and operate what has been taken onto the Easement Area; and
- (c) run and pass electric current, electric transmissions, electronic signals, electronic transmissions and other substances through the Easement Area or any QUU Infrastructure; and
- (d) install, inspect, operate, change, maintain, remove, repair and replace infrastructure for the purpose of running or passing anything mentioned in paragraph (g); and
- (e) do anything else that QUU reasonably requires to do in connection with or in order to exercise another right or power under this easement or to enjoy this easement and the Easement Area for the purposes specified in subclause 2.1.
- 2.4** If in exercising its rights and powers under this easement QUU digs up any soil or matter from or from under the Easement Area:
- (a) the soil or matter becomes the property of QUU; and
- (b) QUU has no obligation to compensate the Landowner; and
- (c) QUU must either stockpile the soil or matter as permitted by paragraph 2.3(e) or remove it from the Easement Area at QUU's own expense.
- 2.5** In exercising its rights and powers under this easement, QUU must:
- (a) ensure that any work it does on the Easement Area is done properly; and
- (b) restore the Easement Area as nearly as is reasonably practicable to its former condition if the Easement Area is damaged by QUU (other than in a manner authorised by this easement).
- 2.6** If QUU permanently removes any QUU Infrastructure, QUU must restore the Easement Area as nearly as is reasonably practicable to the condition that it was in before the installation of QUU Infrastructure.
- 2.7** If the Landowner breaches this easement:
- (a) QUU may take (or may authorise QUU's People to take) any action that QUU thinks is reasonably necessary to correct the breach (such as removing a Structure erected on the Easement Area in breach of this easement); and
- (b) QUU may recover from the Landowner, as a debt, the costs and expenses incurred by QUU or QUU's People in taking that action; and
- (c) QUU and QUU's People is not liable to the Landowner for anything done by QUU or QUU's People in taking that action; and
- (d) QUU may exercise any other rights, powers and remedies conferred by this easement or by law (whether or not anything is done under paragraph (a) or (b)).
- 2.8** To the fullest extent allowed by law, QUU:
- (a) does not need to exercise its rights and powers under this easement personally; and
- (b) may authorise QUU's People to exercise those rights and powers.
- 3. Rights and obligations of Landowner**
- 3.1** The Landowner must:
- (a) not erect any Structure on the Easement Area; and
- (b) promptly remove from the Easement Area any Structure on the Easement Area in breach of this easement; and
- (c) maintain and repair, and not change, any Structure on the Easement Area not in breach of this easement; and
- (d) not plant trees or vegetation any part of which grows within the Easement Area or allow any trees to grow within the Easement Area; and
- (e) not crop, dig or plough the Easement Area; and
- (f) exercise reasonable care to ensure that any QUU Infrastructure is not damaged; and
- (g) not trespass on any QUU Infrastructure; and
- (h) not interfere with, damage or place at risk any QUU Infrastructure or anything else that QUU has placed on the Easement Area; and
- (i) not cause a nuisance that adversely affects QUU's rights and powers under this easement or any QUU Infrastructure but, if a nuisance is caused, promptly abate it; and
- (j) not interfere with or obstruct the exercise of QUU's rights or powers under this easement; and
- (k) not grant any rights to any person in relation to the Easement Area if the granting or exercise of the rights (whether or not they are actually exercised) could or will conflict or interfere with any QUU Infrastructure or with the exercise of QUU's rights or powers under this easement.
- 3.2** The Landowner:
- (a) must not authorise, cause or allow any other person to do an act, make an omission or engage in conduct if the act, omission or conduct would be in breach of this easement if it was done, made or engaged in by the Landowner; and
- (b) must use the Landowner's best endeavours to prevent any other person from doing an act, making an omission or engaging in conduct which would be in breach of this easement if it was done, made or engaged in by the Landowner.
- 4. Other matters**
- 4.1** All Sewerage Infrastructure and other infrastructure, plant, equipment, facilities, installations, works, services and things (such as those referred to in paragraph 2.3(h) brought onto or installed on the Easement Area by QUU will, as between QUU on the one hand and the Landowner and the Landowner's People on the other, be and remain the property of QUU:
- (a) even though it may be attached to the Easement Area or might otherwise be regarded as a fixture; and
- (b) without affecting the operation of Section 53BA of the *South East Queensland Water (Distribution and Retail Restructuring Act) 2009*.
- 4.2** Nothing in this easement takes away from QUU's rights and powers under any law. QUU can exercise those other rights and powers, or rights and powers under this easement, independently of each other. It can also exercise rights and powers in both categories.
- 4.3** Nothing in this easement takes away from the Landowner's or any other person's obligations under any law. Obligations under this easement are additional to any obligations under any law and neither sort of obligation narrows the scope of any other.
- 4.4** QUU must pay all duties under the *Duties Act 2001* on this easement.
- 4.5** The Landowner must do all things reasonably required by QUU from time to time in order to make sure that QUU is given all the rights and powers intended to be conferred by this easement.
- 4.6** The Landowner must notify QUU within 14 days if the Landowner receives or becomes aware of any application for, or grant of, a mining or petroleum tenement under the *Mineral Resources Act 1989*, *Petroleum Act 1923*, *Petroleum*

and Gas (Production and Safety) Act 2004 or any other law in respect of the Easement Area.

- 4.7 If any provision of this easement is invalid (which includes void, voidable, unenforceable or illegal):
- the provision is to be read down or, if that is not possible, is taken to be modified or omitted, to the extent necessary to prevent it from being invalid; and
  - the provision is to remain in full force and effect; and
  - the remainder of this easement is to remain in full force and effect.
- 4.8 If the Landowner or QUU consists of two or more persons at any time:
- a reference in this easement to that party is to be read as a reference to each of those persons individually, and each combination of them jointly; and
  - those persons are bound and benefited by this easement both individually and in each combination of them jointly.
- 4.9 A reference in this easement to a person includes a reference to a body corporate and any other entity having legal personality.
- 4.10 If this easement refers to a specific Act or a provision or definition in a specific Act, the reference includes:
- the Act, provision or definition as amended, relocated, reenacted or consolidated from time to time; and
  - if the Act, provision or definition is repealed – the Act, provision or definition as it was just before its repeal and any replacement or new Act, provision or definition dealing with the same or most closely similar subject matter; and
  - any other legislative provisions (such as the definitions of other terms defined in the Act concerned and the provisions of the *Acts Interpretation Act 1954* as they apply in the interpretation of the Act, provision or definition and any statutory instrument under the Act, provision or definition) which are relevant to the interpretation or application of the Act, provision or definition.
- 4.11 The headings in this easement are for reference purposes only and are not to be used in interpreting this easement.
- 4.12 Anything in this easement that is expressed to be an “example” relating to a provision of this easement is an operative part of this easement. It can’t narrow but it can extend the meaning of the provision it relates to.

#### SCHEDULE 2

##### South East Region, Ipswich Office Easement Taken

Volumetric easement in Lot 16 on RP123909 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2472 (deposited with the Department of Environment and Resource Management), area about 505 m<sup>2</sup>, part of Title Reference 14465134 parish of Woogaroo CBD/039364

Volumetric easement in Lot 35 on RP909171 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2445 (deposited with the Department of Environment and Resource Management), area about 12 m<sup>2</sup>, part of Title Reference 15004222 parish of Woogaroo CBD/039365

Volumetric easement in Lot 901 on RP909175 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2450 (deposited with the Department of Environment and Resource Management), area about 1111 m<sup>2</sup>, part of Title Reference 50180357, parish of Woogaroo. CBD/040470

Volumetric easement in Lot 1 on RP47420 and shown on Sketch Plan IW-WGTSM-1-GIS-0100-2454 (deposited with the Department of Environment and Resource Management), area about 1094 m<sup>2</sup>, part of Title References 16739140 and 14696116, parish of Woogaroo. CBD/046564

#### ENDNOTES

- Made by the Governor in Council on 10 November 2011.
- Published in the Gazette on 11 November 2011.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.

#### Land Act 1994

### OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE (No 42) 2011

#### Short title

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 42) 2011*.

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

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

#### Objections

3.(1) An objection (in writing) to a proposed road closure mentioned in the Schedule may be lodged with the Regional Service Director, Department of Environment and Resource Management, at the regional office for the region in which the road is situated.

(2) Latest day for lodgement of objections is **22 December 2011**.

(3) Any objections received may be viewed by other parties interested in the proposed road closure under the provisions of the *Right to Information Act 2009*. If you lodge an objection, please include in your objection letter whether you would like to be consulted if this issue becomes the subject of an access request under the *Right to Information Act 2009*.

#### Plans

4. Inspection of the plans of the proposed road closures may be made at-

- the Department of Environment and Resource Management Offices at Emerald, Mackay, Beenleigh, Gold Coast and Warwick; and
- the Local Government Offices of Central Highlands Regional, Mackay Regional, Scenic Rim Regional, Gold Coast City, Logan City and Southern Downs Regional, and;

for a particular plan in that district or that local government area.

#### SCHEDULE

##### PERMANENT CLOSURE

###### Central West Region, Emerald Office

1 An area of about 70.3 ha being part of Yan Yan Road adjoining part of the southern boundary of Lot 45 on SP102354 (parish of Lilyvale, locality of Lilyvale) and shown as proposed road to be permanently closed on Drawing 11/033/CEN. (2011/002175)

###### Central West Region, Mackay Office

2 An area of 2917 m<sup>2</sup> being part of Batchelor Parade adjoining the western and southern boundaries of proposed Lot 24 on SP249132 (parish of Moranbah, locality of Moranbah) and shown as road closure area on RPS 100900-PD-04. (2010/002241)

###### South East Region, Beenleigh Office

3 An area of about 1.4 ha being part of Beechmont Road adjoining Lot 23 on RP145257 (parish of Witheren, locality of Witheren) and shown as road proposed to be permanently closed on Drawing 11/233. (2011/004420)

###### South East Region, Gold Coast Office

4 An area of about 5150 m<sup>2</sup> being part of the road abutting the western boundary of Lot 9001 on SP232551 (parish of Gilston, locality of Carrara) and shown as road proposed to be permanently closed on Drawing 11/161. (2011/000557)

##### TEMPORARY CLOSURE

###### South East Region, Beenleigh Office

5 An area of about 1.6 ha being part of Arbee Road abutting Lot 50 on MAR6118 (parish of Moffatt, locality of Stockleigh) and shown as road proposed to be temporarily closed on Drawing 11/131. (2011/003735)

###### South West Region, Warwick Office

6 An area of about 8.69 ha being the road adjoining the western and southern boundaries of Lot 186 on ML1392 (parish of Rosenthal, locality of Leslie Dam) and shown as road to be closed temporarily on Drawing DD2011/116. (2011/001548)

#### ENDNOTES

- Published in the Gazette on 11 November 2011.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Environment and Resource Management.

*Land Act 1994*  
**REOPENING OF TEMPORARILY CLOSED ROAD  
NOTICE (No 38) 2011**

**Short title**

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 38) 2011*.

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

2. It is declared that the areas of land comprised in the former Road Licences mentioned in Schedules 1 to 3 are reopened as road.

**SCHEDULE 1****North Region, Cairns Office**

1 An area of about 4047 m<sup>2</sup> abutting the western boundary of resubdivision 9 of subdivision 3 of portion 18, situated southerly of the intersecting creek, being the land contained within former Road Licence No. 26/5469, (parish of Glady). (2010/006079)

**SCHEDULE 2****South East Region, Bundaberg Office**

2 An area of about 12 ha abutting the western boundary of Lot 155 on CK3678, being the land contained within former Road Licence No. 31/8434, (parish of Dallarnil). (2011/004960)

**SCHEDULE 3****South West Region, Warwick Office**

2 An area of about 3.238 ha separating Lot 47 from Lot 48 on MH233 and shown as Lot 1 on RL5451, being the land contained within former Road Licence No. 25/5451, (parish of Sands). (2010/006489)

**ENDNOTES**

1. Published in the Gazette on 11 November 2011.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Environment and Resource Management.

*Survey and Mapping Infrastructure Act 2003*  
**MAKING OF SURVEY STANDARDS FOR  
SURVEYORS NOTICE (No 01) 2011**

**Short title**

1. This notice may be cited as the *Making of Survey Standards for Surveyors Notice (No 01) 2011*.

**Notice of document [s.9 of the Act]**

2. Notice is given that the survey standards contained in the document called 'Survey Requirements for Mining Tenures, Version 3.0' have been made by the chief executive under the *Survey and Mapping Infrastructure Act 2003*.

The standards take effect from 11 November 2011.

**Repeal of existing standards and guidelines**

3. The survey standards and survey guidelines contained in the document called 'Survey Requirements for Mining Tenures, Version 2.0' are to be repealed on 11 November 2011.

**Availability of document**

4. The following are available for inspection, without charge by the chief executive, on the department's website at [www.derm.qld.gov.au](http://www.derm.qld.gov.au):

(a) a copy of the document titled 'Survey Requirements for Mining Tenures, Version 3.0';

(b) the provisions of any document applied, adopted or incorporated by the survey standards.

**ENDNOTES**

1. Published in the Gazette on 11 November 2011.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Environment and Resource Management.

*Place Names Act 1994*  
**PLACE NAME DECISION NOTICE (No 19) 2011**

**Short title**

1. This notice may be cited as *Place Name Decision Notice (No 19) 2011*.

**Notice of Place Name Decision [s.11 of the Act]**

2. Notice is given that Rachel Nolan, Minister for Finance, Natural Resources and The Arts has decided to name the places and alter the boundaries of the places set out in the Schedule.

**SCHEDULE**

Name	Feature	Local Government Area	Geog. Co-ords		Plan No.	Remarks
			Lat. S.	Long. E.		
Homestead	Locality	Charters Towers Regional	20°23'41"	145°36'20"	QPN1175	New Locality
Basalt	Locality	Charters Towers Regional	19°44'26"	145°15'14"	QPN1175	Bdy Alteration
Campaspe	Locality	Charters Towers Regional	20°35'31"	145°58'40"	QPN1175	Bdy Alteration
The Cape	Locality	Charters Towers Regional	20°25'12"	145°08'11"	QPN1175	Bdy Alteration

**ENDNOTES**

1. Published in the Gazette on 11 November 2011.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Environment and Resource Management.
4. Datum of Co-ordinates - Geocentric Datum of Australia 94
5. File Reference - QPN1175



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**[No. 70**

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

### **TAKING OF LAND NOTICE (No. 2271) 2011**

#### **Short title**

1. This notice may be cited as the *Taking of Land Notice (No. 2271) 2011*.

#### **Land to be taken [s.9(7) of the *Acquisition of Land Act 1967*]**

2. The land described in the Schedule is taken for the purpose of transport, in particular, road purposes, as from 11 November 2011, and vests in the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, for an estate in fee simple.

#### **SCHEDULE**

##### **Land Taken**

*County of Bowen, Parish of Gin Gin* - an area of about 965 square metres being part of Lot 206 on Crown Plan BN37392 contained in Title Reference: 11054038.

*County of Bowen, Parish of Gin Gin* - an area of about 9990 square metres being part of Lot 2 on RP845707 contained in Title Reference: 18404077.

*County of Bowen, Parish of Gin Gin* - an area of about 8799 square metres being part of Lot 170 on Crown Plan BON1089 contained in Title Reference: 14448229.

*County of Bowen, Parish of Gin Gin* - an area of about 2404 square metres being part of Lot 78 on Crown Plan BON862 contained in Title Reference: 12852157.

*County of Bowen, Parish of Gin Gin* - an area of about 5531 square metres being part of Lot 127 on RP888196 contained in Title Reference: 50053498.

As shown approximately on Plans R12-607 and R12-608(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Bundaberg Region  
Bruce Highway (Maryborough - Gin Gin)  
Southern Approach to Gin Gin Project  
495/5174; 5037, 5038, 5039, 5040 and 5042

#### **ENDNOTES**

1. Made by the Governor in Council on 3 November 2011.
2. Published in the Gazette on 11 November 2011.
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 LAND NOTICE (No. 2272) 2011**

**Short title**

1. This notice may be cited as the *Taking of Land Notice (No. 2272) 2011*.

**Land to be taken [s.9(7) of the *Acquisition of Land Act 1967*]**

2. The land described in the Schedule is taken for a purpose incidental to the purpose of transport (road), in particular, removal of structures, as from 11 November 2011, and vests in the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, for an estate in fee simple.

**SCHEDULE**

**Land Taken**

*County of Bowen, Parish of Gin Gin* - an area of about 5091 square metres being part of Lot 170 on Crown Plan BON1089 contained in Title Reference: 14448229.

As shown approximately on Plan R12-608(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Bundaberg Region  
 Bruce Highway (Maryborough - Gin Gin)  
 Southern Approach to Gin Gin Project  
 495/5174; 5039

ENDNOTES

1. Made by the Governor in Council on 3 November 2011.
2. Published in the Gazette on 11 November 2011.
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 LAND NOTICE (No. 2276) 2011**

**Short title**

1. This notice may be cited as the *Taking of Land Notice (No. 2276) 2011*.

**Land to be taken [s.9(7) of the *Acquisition of Land Act 1967*]**

2. The land described in the Schedule is taken for the purpose of an approved Tollway Project, namely, Legacy Way, as from 11 November 2011, and vests in Brisbane City Council, as constructing authority, for an estate in fee simple.

**SCHEDULE**

**Land Taken**

*County of Stanley, Parish of Enoggera* - a volume of 7958 cubic metres being the whole of Lot 176 on SP237795 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50315845.

*County of Stanley, Parish of Enoggera* - a volume of 7147 cubic metres being the whole of Lot 177 on SP237796 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50315846

*County of Stanley, Parish of Enoggera* - a volume of 6932 cubic metres being the whole of Lot 178 on SP237797 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50365549.

*County of Stanley, Parish of Enoggera* - a volume of 2321 cubic metres being the whole of Lot 179 on SP237798 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50472315.

*County of Stanley, Parish of Enoggera* - a volume of 630 cubic metres being the whole of Lots 180 and 181 on SP237799 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50472316.

*County of Stanley, Parish of Enoggera* - a volume of 572 cubic metres being the whole of Lot 182 on SP237800 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50636198.

*County of Stanley, Parish of Enoggera* - a volume of 597 cubic metres being the whole of Lot 183 on SP237801 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50636199.

*County of Stanley, Parish of Enoggera* - a volume of 2702 cubic metres being the whole of Lot 184 on SP237802 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50396882.

*County of Stanley, Parish of Enoggera* - a volume of 62 cubic metres being the whole of Lot 185 on SP237803 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 13657083.

*County of Stanley, Parish of Enoggera* - a volume of 682 cubic metres being the whole of Lot 101 on SP245054 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11337053.

*County of Stanley, Parish of Enoggera* - a volume of 5814 cubic metres being the whole of Lots 102 and 103 on SP245055 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 17092212.

*County of Stanley, Parish of Enoggera* - a volume of 11232 cubic metres being the whole of Lot 104 on SP245056 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11820241.

*County of Stanley, Parish of Enoggera* - a volume of 10472 cubic metres being the whole of Lot 105 on SP245057 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11820240.

*County of Stanley, Parish of Enoggera* - a volume of 3542 cubic metres being the whole of Lot 106 on SP245058 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11127161.

*County of Stanley, Parish of Enoggera* - a volume of 2280 cubic metres being the whole of Lots 107 and 108 on SP245059 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11065223.

*County of Stanley, Parish of Enoggera* - a volume of 226 cubic metres being the whole of Lot 111 on SP245060 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 13036157.

*County of Stanley, Parish of Enoggera* - a volume of 8884 cubic metres being the whole of Lot 112 on SP245061 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 14315237.

*County of Stanley, Parish of Enoggera* - a volume of 7656 cubic metres being the whole of Lot 113 on SP245062 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 15526102.

*County of Stanley, Parish of Enoggera* - a volume of 1821 cubic metres being the whole of Lot 114 on SP245063 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50505892.

*County of Stanley, Parish of Enoggera* - a volume of 77 cubic metres being the whole of Lot 115 on SP245064 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 16013210.

*County of Stanley, Parish of Enoggera* - a volume of 4292 cubic metres being the whole of Lot 116 on SP245065 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50206332.

*County of Stanley, Parish of Enoggera* - a volume of 9041 cubic metres being the whole of Lot 117 on SP245066 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50505891.

*County of Stanley, Parish of Enoggera* - a volume of 6593 cubic metres being the whole of Lot 118 on SP245067 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 14993091.

*County of Stanley, Parish of Enoggera* - a volume of 1092 cubic metres being the whole of Lot 119 on SP245068 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 14315238.



*County of Stanley, Parish of Enoggera* - a volume of 956 cubic metres being the whole of Lot 120 on SP245069 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50149482.

*County of Stanley, Parish of Enoggera* - a volume of 4727 cubic metres being the whole of Lot 121 on SP245070 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50149481.

*County of Stanley, Parish of Enoggera* - a volume of 7685 cubic metres being the whole of Lot 122 on SP245071 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management) being part of land contained in Title Reference: 12756027.

*County of Stanley, Parish of Enoggera* - a volume of 9557 cubic metres being the whole of Lot 123 on SP245072 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 17446013.

*County of Stanley, Parish of Enoggera* - a volume of 939 cubic metres being the whole of Lot 124 on SP245073 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 13482228.

*County of Stanley, Parish of Enoggera* - a volume of 113 cubic metres being the whole of Lot 125 on SP245074 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 14696196.

*County of Stanley, Parish of Enoggera* - a volume of 11783 cubic metres being the whole of Lot 126 on SP245075 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 14752096.

*County of Stanley, Parish of Enoggera* - a volume of 9470 cubic metres being the whole of Lot 127 on SP245076 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management) being part of land contained in Title Reference: 14585116.

*County of Stanley, Parish of Enoggera* - a volume of 3128 cubic metres being the whole of Lots 128 and 129 on SP245077 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 13501156.

*County of Stanley, Parish of Enoggera* - a volume of 2768 cubic metres being the whole of Lot 131 on SP245081 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50299635.

*County of Stanley, Parish of Enoggera* - a volume of 9967 cubic metres being the whole of Lot 132 on SP245082 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11314144.

*County of Stanley, Parish of Enoggera* - a volume of 6172 cubic metres being the whole of Lot 133 on SP245083 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 15612250.

*County of Stanley, Parish of Enoggera* - a volume of 1013 cubic metres being the whole of Lot 134 on SP245084 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11658176.

*County of Stanley, Parish of Enoggera* - a volume of 1884 cubic metres being the whole of Lot 135 on SP245085 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 12055230.

*County of Stanley, Parish of Enoggera* - a volume of 2588 cubic metres being the whole of Lot 136 on SP245086 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50019132.

*County of Stanley, Parish of Enoggera* - a volume of 7357 cubic metres being the whole of Lot 137 on SP245087 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50019133.

*County of Stanley, Parish of Enoggera* - a volume of 3724 cubic metres being the whole of Lot 138 on SP245088 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50007177.

*County of Stanley, Parish of Enoggera* - a volume of 4634 cubic metres being the whole of Lot 139 on SP245089 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 50299636.

*County of Stanley, Parish of Enoggera* - a volume of 2928 cubic metres being the whole of Lot 141 on SP245090 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11983165.

*County of Stanley, Parish of Enoggera* - a volume of 11487 cubic metres being the whole of Lots 142 and 143 on SP 245091 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 11983166 and 11983167.

*County of Stanley, Parish of Enoggera* - a volume of 5324 cubic metres being the whole of Lot 155 on SP245092 (being a plan to be registered in the Queensland Land Registry, Department of Environment and Resource Management), being part of land contained in Title Reference: 13820177.

Brisbane City  
Legacy Way  
303109

## ENDNOTES

1. Made by the Governor in Council on 3 November 2011.
2. Published in the Gazette on 11 November 2011.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Brisbane City Council.

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

**TAKING OF LAND NOTICE (No. 2277) 2011****Short title**

1. This notice may be cited as the *Taking of Land Notice (No. 2277) 2011*.

**Land to be taken [s.9(7) of the *Acquisition of Land Act 1967*]**

2. The land described in the Schedule is taken for the purpose of transport, in particular, road purposes, as from 11 November 2011, and vests in the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, for an estate in fee simple.

**SCHEDULE****Land Taken**

*County of Churchill, Parish of Blenheim* - an area of about 535 square metres being part of Lot 1 on Crown Plan CC3412 contained in Title Reference: 16780001

As shown approximately on Plan R13-2866LA held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Lockyer Valley Region  
Warrego Highway (Ipswich - Toowoomba)  
Warrego Highway Safety Improvement Program (Moroney Road Intersection)  
495/5036

## ENDNOTES

1. Made by the Governor in Council on 3 November 2011.
2. Published in the Gazette on 11 November 2011.
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*  
*Land Act 1994*  
*Transport Infrastructure Act 1994*  
*Transport Planning and Coordination Act 1994*

**AMENDING TAKING OF LEASEHOLD INTERESTS IN LAND NOTICE (No. 2280) 2011****Short title**

1. This notice may be cited as the *Amending Taking of Leasehold Interests in Land Notice (No. 2280) 2011*.

**Amendment of Leasehold Interests in Land to be taken [s. 11(1A) and s.11(1B) of the *Acquisition of Land Act 1967*]**

2. Schedule to the Taking of Leasehold Interests in Land Notice (No. 2106) 2010 dated 25 November 2010, and published in the Gazette of 3 December 2010, at pages 982 and 983, relating to the taking of leasehold interests in 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 Leasehold Interests in Land Notice (No. 2106) 2010 dated 25 November 2010, and published in the Gazette of 3 December 2010, at pages 982 and 983, relating to the taking of leasehold interests in land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "*County of Murchison, Parish of Waverley* - an area of about 3.99 hectares being part of Lot 15 on Crown Plan MC689 contained in Title Reference: 40057523.

As shown approximately on Plan R8-515NT(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Isaac Region  
Bruce Highway (Rockhampton - St Lawrence)  
510/7461; 7463"

Insert - "*County of Murchison, Parish of Waverley* - an area of 4.011 hectares being Lot 17 on SP247910 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 40057523.

Isaac Region  
Bruce Highway (Rockhampton - St Lawrence)  
R8-515NT(B)  
510/7461; 495/3690"

## ENDNOTES

1. Made by the Minister on 24 October 2011.
2. Published in the Gazette on 11 November 2011.
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. 2294) 2011

## Short title

1. This notice may be cited as the *Amending Taking of Land Notice (No. 2294) 2011*.

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

2. Schedule to the Taking of Land Notice (No. 2266) 2011 dated 29 September 2011, and published in the Gazette of 7 October 2011, at page 256, 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. 2266) 2011 dated 29 September 2011, and published in the Gazette of 7 October 2011, at page 256, 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 - "*County of Nares, Parish of Cairns* - an area of about 1.988 hectares (including about 332 square metres being part of Easement A on SP129122) being part of Lot 502 on SP129122 contained in Title Reference: 50310825.

As shown approximately on Plan R11-697 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Cairns Region  
Bruce Highway (Innisfail - Cairns)  
Sheehy Road to Kate Street  
495/1715; 4226"

Insert - “*County of Nares, Parish of Cairns* - an area of 1.989 hectares being Lot 1 on SP245708 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 50310825.

Cairns Region  
Bruce Highway (Innisfail - Cairns)  
Sheehy Road to Kate Street  
495/1715; 4226”

## ENDNOTES

1. Made by the Minister on 7 November 2011.
2. Published in the Gazette on 11 November 2011.
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 LEASEHOLD INTERESTS IN LAND NOTICE (No. 2298) 2011

## Short title

1. This notice may be cited as the *Amending Taking of Leasehold Interests in Land Notice (No. 2298) 2011*.

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

2. Schedule to the Amending Taking of Leasehold Interests in Land Notice (No. 2281) 2011 dated 13 October 2011, and published in the Gazette of 21 October 2011, at page 341, relating to the taking of leasehold interests in 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 Leasehold Interests in Land Notice (No. 2114) 2010 dated 9 December 2010, and published in the Gazette of 17 December 2010, at page 1106, as amended by Amending Taking of Land Notice (No. 2281) 2011 dated 13 October 2011, and published in the Gazette of 21 October 2011, at page 341, relating to the taking of leasehold interests in land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - “*County of Drake, Parish of Sonoma* - an area of 3758 square metres being Lot 1 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 47542082.

*County of Drake, Parish of Sonoma* - an area of 8723 square metres being Lot 2 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 47542082.

*County of Drake, Parish of Sonoma* - an area of 4.418 hectares being Lot 4 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 47542082.

Whitsunday Region  
Goonyella to Abbot Point Expansion Project  
(Briaba Bank Duplication/Deviation)  
R8-502NT and R8-503NT  
495/1871; 4844”

Insert - “*County of Drake, Parish of Sonoma* - an area of 3758 square metres being Lot 1 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 17548160.

*County of Drake, Parish of Sonoma* - an area of 8723 square metres being Lot 2 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 17548160.

*County of Drake, Parish of Sonoma* - an area of 4.418 hectares being Lot 4 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 17548160.

Whitsunday Region  
Goonyella to Abbot Point Expansion Project  
(Briaba Bank Duplication/Deviation)  
R8-502NT and R8-503NT  
495/1871; 4844”

## ENDNOTES

1. Made by Director (Property Services) on 3 November 2011, pursuant to delegation for Minister for Transport and Multicultural Affairs under section 11(5) of the *Acquisition of Land Act 1967*.
2. Published in the Gazette on 11 November 2011.
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 LEASEHOLD INTERESTS IN LAND NOTICE (No. 2299) 2011**

**Short title**

1. This notice may be cited as the *Amending Taking of Leasehold Interests in Land Notice (No. 2299) 2011*.

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

2. Schedule to the Amending Taking of Leasehold Interests in Land Notice (No. 2282) 2011 dated 13 October 2011, and published in the Gazette of 21 October 2011, at page 342, relating to the taking of leasehold interests in 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 Leasehold Interests in Land Notice (No. 2115) 2010 dated 9 December 2010, and published in the Gazette of 17 December 2010, at page 1106, as amended by Amending Taking of Land Notice (No. 2282) 2011 dated 13 October 2011, and published in the Gazette of 21 October 2011, at page 342, relating to the taking of leasehold interests in land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "*County of Drake, Parish of Sonoma* - an area of 2.934 hectares being Lot 3 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 47542082.

*County of Drake, Parish of Sonoma* - an area of 755 square metres being Lot 5 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 47542082.

*County of Drake, Parish of Sonoma* - an area of 4.567 hectares being Lot 6 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 47542082.

Whitsunday Region  
 Goonyella to Abbot Point Expansion Project  
 (Briaba Bank Duplication/Deviation)  
 R8-502NT and R8-503NT  
 495/1871; 4844"

Insert - "*County of Drake, Parish of Sonoma* - an area of 2.934 hectares being Lot 3 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 17548160.

*County of Drake, Parish of Sonoma* - an area of 755 square metres being Lot 5 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 17548160.

*County of Drake, Parish of Sonoma* - an area of 4.567 hectares being Lot 6 on SP240432 (being a plan to be registered in Queensland Land Registry, Department of Environment and Resource Management), being part of the land contained in Title Reference: 17548160.

Whitsunday Region  
 Goonyella to Abbot Point Expansion Project  
 (Briaba Bank Duplication/Deviation)  
 R8-502NT and R8-503NT  
 495/1871; 4844"

**ENDNOTES**

1. Made by Director (Property Services) on 3 November 2011, pursuant to delegation for Minister for Transport and Multicultural Affairs under section 11(5) of the *Acquisition of Land Act 1967*.
2. Published in the Gazette on 11 November 2011.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.



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## LOCAL GOVERNMENT

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[No. 71

### *Integrated Planning Act 1997*

#### **ADOPTION OF AN AMENDMENT INSTRUMENT 2009 NO. 5 (PARK RIDGE) TO THE PLANNING SCHEME FOR THE CITY OF LOGAN**

Notice is given under the *Integrated Planning Act 1997*, Schedule 1 that on 25 October 2011 Council adopted an amendment to the Logan Planning Scheme 2006. The amendment is referred to as Amendment Instrument 2009 No. 5 (Park Ridge).

The purpose and general effect of the planning scheme amendment is to:

- Deliver an integrated land use and infrastructure plan that will guide development within the amendment area.
- Identify infrastructure requirements, land constraints and natural assets, as well as land uses and residential densities.

The amendment will have effect on and from 11 November 2011.

A copy of the planning scheme amendment is available for inspection and purchase at the Logan City Council Customer Service Centres at Logan Central, Jimboomba and Beenleigh, or can be downloaded from Council's website at [www.logan.qld.gov.au](http://www.logan.qld.gov.au)

### Repealed *Integrated Planning Act 1997*

#### **GOLD COAST CITY COUNCIL ADOPTION OF AMENDMENTS TO GOLD COAST PLANNING SCHEME 2003**

Notice is given under the repealed *Integrated Planning Act 1997*, Schedule 1 that on 24 October 2011, Gold Coast City Council adopted the following amendments to the Gold Coast Planning Scheme 2003:

- Protection of Golf Courses Amendment Package; and
- Varsity Station Village Local Area Plan Amendment Package.

**The Planning Scheme amendments will have effect on and from 14 November 2011 as part of the Gold Coast Planning Scheme 2003 Version 1.2. Amended November 2011.**

The purpose and general effect of the proposed amendments are to update various parts of the Planning Scheme. The Protection of Golf Courses Amendment Package seeks to incorporate changes to protect the recreational, environmental, scenic amenity/city image and tourism values of golf courses on the Gold Coast from higher order urban development. The Varsity Station Village Local Area Plan Package seeks to incorporate changes to provide for the integrated planning and development of Varsity Station Village.

A consolidated copy of the Gold Coast Planning Scheme 2003 Version 1.2. Amended November 2011 (including the above-mentioned amendments) will be available:

- for inspection at Council's Nerang and Bundall Administration Centres and Coolangatta branch office; and
- for viewing and free download on Council's website listed below.

For more information contact Council on (07) 5582 8683 or visit [goldcoastcity.com.au/planningscheme](http://goldcoastcity.com.au/planningscheme)

**Please note that this amendment relates to the current planning scheme only. Council are continuing with the development of the new Bold Future Planning Scheme while amending the current Gold Coast Planning Scheme 2003.**

#### **NOTICE OF ADOPTION OF A TEMPORARY LOCAL PLANNING INSTRUMENT TO THE BRISBANE CITY PLAN 2000 PURSUANT TO SECTION 4.1 OF STEP 4 OF STAGE 2 OF PART 3 OF THE STATUTORY GUIDELINE 02/09 MAKING OR AMENDING LOCAL PLANNING INSTRUMENTS (GUIDELINE) MADE UNDER THE *SUSTAINABLE PLANNING ACT 2009* BY INCLUDING TEMPORARY LOCAL PLANNING INSTRUMENT 02/10**

At its meeting of 8 November 2011, Council adopted amendments to the Brisbane City Plan 2000 to introduce a Temporary Local Planning Instrument.

#### **Purpose and General Effect**

The effect of the Temporary Local Planning Instrument is to include the property 110 Baines Street, Kangaroo Point in the Demolition Control Precinct. 110 Baines Street, Kangaroo Point described as Lot 23 on RP11420, has been identified as containing a pre-1900 house. There is a risk of demolition which would give rise to serious adverse cultural conditions. Including the property in the Demolition Control Precinct will protect the pre-1900 house. The Temporary Local Planning Instrument is in effect from 8th November 2011 to 8th November 2012.

#### **Further Information**

Copies of the Temporary Local Planning Instrument are available at the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. For more information please either visit the Council Customer Service Centre or telephone Council on 3403 8888. A copy of the Temporary Local Planning Instrument can also be accessed from <http://www.brisbane.qld.gov.au/planning-building/tools-forms/city-plan-2000/amendments/index.htm>

Colin Jensen, Chief Executive Officer

**NOTICE OF ADOPTION OF A TEMPORARY LOCAL PLANNING INSTRUMENT TO THE BRISBANE CITY PLAN 2000 PURSUANT TO SECTION 4.1 OF STEP 4 OF STAGE 2 OF PART 3 OF THE STATUTORY GUIDELINE 02/09 MAKING OR AMENDING LOCAL PLANNING INSTRUMENTS (GUIDELINE) MADE UNDER THE *SUSTAINABLE PLANNING ACT 2009* BY INCLUDING TEMPORARY LOCAL PLANNING INSTRUMENT 03/10**

At its meeting of 8 November 2011, Council adopted amendments to the Brisbane City Plan 2000 to introduce a Temporary Local Planning Instrument.

**Purpose and General Effect**

The effect of the Temporary Local Planning Instrument is to include the property at 3 Manchester Terrace, Taringa in the Demolition Control Precinct. 3 Manchester Terrace described as Lots 8 and 9 on RP23616, has been identified as containing a pre-1900 house. There is a risk of demolition which would give rise to serious adverse cultural conditions. Including the property in the Demolition Control Precinct will protect the pre-1900 house. The Temporary Local Planning Instrument is in effect from 8th November 2011 to 8th November 2012.

**Further Information**

Copies of the Temporary Local Planning Instrument are available at the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. For more information please either visit the Council Customer Service Centre or telephone Council on 3403 8888. A copy of the Temporary Local Planning Instrument can also be accessed from <http://www.brisbane.qld.gov.au/planning-building/tools-forms/city-plan-2000/amendments/index.htm>

Colin Jensen, Chief Executive Officer

**MACKAY REGIONAL COUNCIL  
ADOPTION OF  
AMENDMENTS NUMBER 1 OF 2010  
TO THE MACKAY CITY,  
MIRANI SHIRE AND  
SARINA SHIRE PLANNING SCHEMES**

Notice is given under the *Sustainable Planning Act 2009* (Chapter 3, Part 5, Division 2) and *Statutory Guideline 2/09* that on 12 October 2011, Mackay Regional Council adopted Planning Scheme Amendments 1 of 2010 for the Mackay City, Mirani Shire and Sarina Shire Planning Schemes.

Amendments 1 of 2010 for the Mackay City, Mirani Shire and Sarina Shire Planning Schemes will have effect on and from the **2 December 2011**.

The **purpose and general** effect of the amendments:

- Standardised minimum lot size to 300m<sup>2</sup> for Residential areas; and
- Delete the existing Dwelling House Code and insert a new Dwelling House Code (with common and unique provisions).

In addition amendments across all three schemes will keep the planning schemes consistent and reflect the intentions of the new Dwelling House Codes.

The adopted amendments will streamline and standardise development controls related to dwelling houses, provide the opportunity for smaller lot development and diversity of housing.

A copy of Amendments 1 of 2010 is available for inspection and purchase at the Mackay Regional Council Civic Centre, Customer Service, Gordon Street, Mackay QLD 4740.

A copy of Amendments 1 of 2010 is also available for inspection at the Department of Local Government and Planning, Level 1 Post Office Square, 73 Sydney Street, Mackay QLD 4740.

Peter Franks  
Chief Executive Officer  
Mackay Regional Council



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Department of Justice and Attorney-General  
Brisbane, 9 November 2011

It is notified that, pursuant to Section 21(5) of the *Justices of the Peace and Commissioners for Declarations Act 1991*, each of the persons whose name appears in the schedule hereunder has been appointed and is registered as a Commissioner for Declarations.

Damien Mealey

Registrar of Justices of the Peace  
and Commissioners for Declarations

### THE SCHEDULE

Joel Nathan ANDERSON	BUDERIM
Christina DEDOUSSIS	WEST END
Katherine Pamela DRIVER	KINGAROY
Therese Gabrielle FRENCH	KEDRON
Graeme John HIGHT	BUDERIM
Duncan Paul SAUNDERS	HIGHLAND PARK

Department of Justice and Attorney-General  
Brisbane, 9 November 2011

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

Damien Mealey

Registrar of Justices of the Peace  
and Commissioners for Declarations

### THE SCHEDULE

Susanne Lorraine COLLETT	SCARBOROUGH
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Department of Justice and Attorney-General  
Brisbane, 9 November 2011

It is notified that, pursuant to Section 21(5) of the *Justices of the Peace and Commissioners for Declarations Act 1991*, each of the persons whose name appears in the schedule hereunder has been appointed and is registered as a Justice of the Peace (Qualified).

Damien Mealey

Registrar of Justices of the Peace  
and Commissioners for Declarations

### THE SCHEDULE

Alissa Kay COLEMAN	BALGAL BEACH
Anna Maree CONDE	CLAYFIELD
Peta Frances EASTON	NUDGENE
Ann Margaret FITZPATRICK	HEMMANT
Maree Lesley GRIEVE	ANNERLEY
Natalie Joy HYDE	DEERAGUN
Deborah Joy ILOTT	FRENCHVILLE
Pamela Valda JACKSON	ADARE
Roger Norman KENT	STAFFORD HEIGHTS
Aleisha Ellen KNIGHT	ALBANY CREEK
Aryuni LOWTHER	MORNINGSIDE
Clive Anthony MASON	ALEXANDRA HILLS
Glenn William O'BRIEN	ASCOT
James Stephen SONDERGELD	GLENDALE
Aaron Peter THIRKETTLE	WYNNUM WEST
Emily Elizabeth WILSON	VICTORIA POINT

Department of Health  
Brisbane, 2 November 2011

It is hereby notified that the appointment of Dr John Kelly McCormick as a part-time Government Medical Officer for the Mackay area has been approved.

Dr Peter Steer  
Acting Director-General

Department of Health  
Brisbane, 10 November 2011

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Hospitals Foundations Act 1982*, has approved that the membership of the Children's Health Foundation Queensland comprise of 12 members.

GEOFF WILSON MP  
Minister for Health



Department of Health  
Brisbane, 10 November 2011

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Hospitals Foundations Act 1982*, has approved the appointment of the chairperson and members of the Children's Health Foundation Queensland for the terms specified:

**For a term of four years commencing on 11 November 2011**

Mr Bruce Cowley (to be chairperson)  
Ms Susan Forrester  
Mr Andrew Thomas  
Dr Peter Steer  
Ms Bronwyn Morris

**For a term of two years commencing on 11 November 2011**

Ms Helen Darch  
Ms Linda Hardy  
Professor Stephen Gray  
Mr Shane O'Kane  
Mr Luke McGrath

GEOFF WILSON MP  
Minister for Health

## Government Smart Choice List



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SDS  
Department of Public Works



# SDS

## Christmas & New Year Dates & closing times for 2011-2012

**Final 2011 Gazettes – published Friday 23 December 2011**

### *Deadlines*

Appointments - 12 noon Tuesday 20 December 2011

Other Gazettes - 12 noon Wednesday 21 December 2011

Final Proofs Returned - by close of business Wednesday 21 December 2011

**First 2012 Gazettes – published Friday 6 January 2012**

### *Deadlines*

Appointments - close of business Tuesday 3 January 2012

Other Gazettes - 12 noon Wednesday 4 January 2012

Final Proofs Returned - by close of business Wednesday 4 January 2012

If you have queries regarding this matter, please do not hesitate to contact the

## 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

Any officer who wishes to appeal against any of the promotions set out in Part I must give a written Notice of Appeal - Promotion  
within 21 days following gazettal of the promotion to -

Appeals Officer, Public Service Commission

Postal Address: PO Box 15190, City East Qld 4002

Street Address: Level 13, 53 Albert Street, Brisbane Qld 4000

Email Address: [appeals@psc.qld.gov.au](mailto:appeals@psc.qld.gov.au)

Web Address: [www.psc.qld.gov.au](http://www.psc.qld.gov.au) (Refer to *Appeals Guide* and *Directive No. 19/10 Appeals*, Schedule C at this address)

### APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
<b>DEPARTMENT OF COMMUNITIES</b>				
DOC 29008/11	Team Leader Case Manager, Caboolture Disability and Community Care Service Centre, Disability and Community Care Services, Housing and Homelessness, North Coast Region, Regional Service Delivery Operations, Caboolture (PO4)	Date of duty	Lynch, Keith Geoffrey BSc (Psych)	Case Manager, Strathpine Disability and Community Care Service Centre, Disability and Community Care Services, Housing and Homelessness, North Coast Region, Regional Service Delivery Operations, Caboolture (PO3)
DOC 29538/11	Program Officer, Program Management, Asset Management, Portfolio Management and Operations, Communities Property Portfolio, Strategy, Policy, Programs and Performance, Brisbane (AO5)	Date of duty	Wallace, Daniel	Administration Officer, Planning Policy and Legislation, Planning Policy, Government Planner, Growth Management Queensland, Department of Local Government and Planning, Brisbane (AO3)
DOC 29761/11	Manager, Liaison Services, Office of the Director General, Brisbane (AO8)	Date of duty	Campbell, Teresa	Assistant Departmental Liaison Officer, Liaison Services, Office of the Director General, Brisbane (AO6)
DOC 29760/11	Manager - Executive Services, Executive Services, Officer of the Director General, Brisbane (AO8)	Date of duty	Geaney, Barry	Principal Policy Officer, Growing Stronger Program Design, Disability and Community Care Service and Multicultural Affairs, Strategy Policy Programs and Performance, Brisbane (AO7)
DOC 28493/11B	Program Support Officer (QATSIAC), Relationships, Indigenous Policy and Performance, Aboriginal and Torres Strait Islander Services, Strategy, Policy, Programs, and Performance, Brisbane (AO4)	31-10-2011	Ryan, Danika	Administration Officer, Indigenous Policy Branch, Office of Regulatory Policy, Office of Liquor Gaming and Regulation, Department of Justice Attorney-General, Brisbane (AO3)
DOC 28297/11	Team Leader Service Access, Bundaberg Disability and Community Care Service Centre, Disability and Community Care Services, Housing and Homelessness, Central Queensland Region, Regional Service Delivery Operations, Bundaberg (AO6)	Date of duty	Dunlord, Matthew	Business Services Manager, Bundaberg Special School, Department of Education, Bundaberg (AO3)

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**APPOINTMENT PART I - APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DOC 29353/11	Community Resource Officer, Child Safety Community Support, Community Services, Sport and Recreation, North Coast Region, Regional Service Delivery Operations, Caboolture (AO5)	Date of duty	Devereaux-Larkin, Chantal	Housing Officer, Caboolture Housing Service Centre, Disability and Community Care Services, Housing and Homelessness, North Coast Region, Regional Service Delivery Operations, Caboolture (AO3)

**DEPARTMENT OF COMMUNITY SAFETY**

DCS 2878/11B	Program Officer, Planning and Performance, Governance and Management Branch, Emergency Management Queensland, Kedron (AO5)	Date of duty	Bonaventura, Gayle	Program Support Officer, Grants Management Team, Governance and Management Branch, Emergency Management Queensland, Kedron (AO4)
DCS 3925/11	Inspector, Longreach Command, Regional Operations Branch, Central Region, Operations Management Directorate, Queensland Fire and Rescue Service, Longreach (FINS)	Date of duty	Stooke, Robert Leonard	Station Officer, Fitzroy Zone, Regional Operations Branch, Central Region, Operations Management Directorate, Queensland Fire and Rescue Service, Rockhampton (SOF)
DCS 3496/11	Probation and Parole Officer - Case Management, Far Northern Region, Probation and Parole Directorate, Queensland Corrective Services, Cairns (PO3)	24-10-2011	Lizon, Lisa Gina	Probation and Parole Officer - Reporting, Far Northern Region, Probation and Parole Directorate, Queensland Corrective Services, Cairns (PO2)
DCS 3596/11	Principal Adviser - Risk and Strategy, Probation and Parole Directorate, Queensland Corrective Services, Brisbane (AO7)	Date of duty	Kuzma, Stacey	Probation and Parole Supervisor, Brisbane Region, Probation and Parole Directorate, Queensland Corrective Services, Brisbane South (AO6)
DCS 3743/11B	Executive Manager Capital Works Program, Capital Works, Facilities Management Branch, Corporate Support Division, Kedron (AO8)	27-10-2011	Heron, Linda	Project Development Manager, Capital Works, Facilities Management Branch, Corporate Support Division, Kedron (AO7)
DCS 3855/11	Principal Program Officer, Disaster Management Curriculum, Education and Training Services Unit, Operations Branch, Emergency Management Queensland, Kedron (AO7)	28-10-2011	Zsombok, Jane	Senior Program Officer, SES Curriculum, Education and Training Services Unit, Operations Branch, Emergency Management Queensland, Kedron (AO6)
DCS 3928/11	Officer in Charge, Western Area, South Western Region, Queensland Ambulance Service, Injune (Stn01)	Date of duty	Williams, David John	Paramedic, Redland Bay Area, Brisbane Region, Queensland Ambulance Service, Redland Bay (APARA)

**EDUCATION AND TRAINING**

CO 7890/11B	Early Childhood Manager, Metropolitan Region, Office for Early Childhood Education and Care, Operations Division, Mt Gravatt (AO7)	10-10-2011	Robbins, Maureen Ann	Early Childhood Officer, Office for Early Childhood Education and Care, South East Region, Operations Division, Mount Gravatt (AO6)
CO 7890/11B	Early Childhood Manager, Metropolitan Region, Office for Early Childhood Education and Care, Operations Division, Mt Gravatt (AO7)	17-10-2011	Beattie, Kay Diane	Early Childhood Officer, Metropolitan Region, Office for Early Childhood Education and Care, Operations Division, Mt Gravatt (AO6)
CO 10272/11	Principal Procurement Advisor, Category Management Unit, Corporate Procurement Branch, Operations Division, Brisbane (AO7)	13-10-2011	Woods, Nicole	Senior Advisor, Corporate Procurement Branch, Operations Division, Brisbane (AO6)

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**APPOINTMENT PART I - APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
CO 10338/11B	Claims Management Officer, Organisational Health Unit, Human Resources Branch, Operations Division, Brisbane (AO3)	31-10-2011	Jack, Michael	Administrative Officer, Payroll Services Unit, Human Resources Branch, Operations Division, Brisbane (AO2)
*	Business Services Manager, Mungar State School, North Coast Region (AO3)	01-07-2011	Smith, Kayleen	Administrative Officer (AAEP), Mungar State School, North Coast Region (AO2)
*	Business Services Manager, Howard State School, North Coast Region (AO3)	01-07-2011	Edwards, Tracey	Administrative Officer (AAEP), Howard State School, North Coast Region (AO2)
*	Business Services Manager, Moore Park State School, North Coast Region (AO3)	01-07-2011	Boon, Donna	Administrative Officer (AAEP), Moore Park State School, North Coast Region (AO2)
*	Business Services Manager, Gracemere State School, Central Queensland Region (AO3)	01-07-2011	Fraser, Janelle	Administrative Officer, Gracemere State School, Central Queensland Region (AO2)
*	Business Services Manager, Taranganba State School, Central Queensland Region (AO4)	01-07-2011	Elliot, Brooke	Business Services Manager, Taranganba State School, Central Queensland Region (AO3)
GCIT 7990/11B	Operations Manager, Gold Coast Institute of TAFE, Gold Coast (AO7)	07-11-2011	Round, Joanne Maree	Operations Manager, Gold Coast Institute of TAFE, Gold Coast (AO6)
STA 7863/11	Key Liaison Officer - Apprentice Operations, SkillsTech Australia, Acacia Ridge Training Centre (AO5)	07-11-2011	Canham, Lee	Workplace Services Officer, SkillsTech Australia, Acacia Ridge Training Centre (AO4)
# WBIT 6699/10	Lead Auditor, Wide Bay Institute of TAFE, Hervey Bay (AO4)	19-10-2011	Piggott, Kerrie Ann	Business Improvement Officer, Wide Bay Institute of TAFE, Hervey Bay (AO3)

\* Correction of gazette notification 04-11-2011.

# Appointed following approval of direct appointment process under S7.15 of the Recruitment and Selection Directive 1/10.

**EMPLOYMENT, ECONOMIC DEVELOPMENT AND INNOVATION**

EEDI 39430/11	Scientist, Biosecurity Queensland Control Centre, Biosecurity Queensland, Science, Agriculture, Food and Regional Services, Oxley (PO3)	31-10-2011	Pease, Bradley BAppSchons	Laboratory Technician, Tropical and Aquatic Animal Health Laboratory, Animal Biosecurity Science, Biosecurity Queensland, Science, Agriculture, Food and Regional Services, Townsville (TO2)
EEDI 14169/11	Senior Regional Development Officer, Darling Downs South West Service Centre, South Region, Science, Agriculture, Food and Regional Services, Roma (AO5)	07-11-2011	Marsh, Katrina	Assistant Operations Officer, Passenger Transport, Southern Region, Transport Services Division, Department of Transport and Main Roads, Roma (AO3)

**ENVIRONMENT AND RESOURCE MANAGEMENT**

ERM 29885/11	Senior Project Officer, Strategic Water Planning Policy and Support, Water Allocation and Planning, Water and Ecosystem Outcomes, Brisbane (AO6)	01-11-2011	Rose, Tracy	Project Officer, Strategic Water Planning Policy and Support, Water Allocation and Planning, Water and Ecosystem Outcomes, Brisbane (AO4)
ERM 12569/11	Senior Project Officer, Sustainable Industries, Office of Climate Change, Brisbane (AO5)	04-11-2011	Edwards, Elizabeth	Project Officer, Sustainable Industries, Officer of Climate Change, Brisbane (AO4)

**APPOINTMENT PART I - APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
ERM 28867/11	Manager, Environmental Services, South West Region, Regional Service Delivery, Operations and Environmental Regulator, Charleville (AO7)	07-11-2011	Seiler, Ashley	Principal Conservation Officer, Environmental Services, South West Region, Regional Service Delivery, Operations and Environmental Regulator, Charleville (AO6)

**JUSTICE AND ATTORNEY-GENERAL**

J 3775/11	Senior Case Manager, Case Management, Office of the Commissioner for Body Corporate and Community Management, Justice Services, Brisbane (AO5)	Date of duty	Tsui, May Hoi-Shan	Case Manager, Case Management, Office of the Commissioner for Body Corporate and Community Management, Justice Services, Brisbane (AO4)
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**LOCAL GOVERNMENT AND PLANNING**

DLGP 3703/11	Project Officer, Government Planner, Growth Management Queensland, Brisbane (AO3)	Date of duty	Hemmings, Gabrielle Renuka	Administrative Officer, Government Planner, Growth Management Queensland, Brisbane (AO2)
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**DEPARTMENT OF PUBLIC WORKS**

DPW 13444/11B	Director Organisational Capability, Employee Services, Human Resources, Corporate and Executive Services, Brisbane (SO)	Date of duty	Goldsmith, Leigh-Anne	Manager, Workforce Strategy, Queensland Shared Services, Brisbane (AO8)
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**QUEENSLAND SHARED SERVICES**

# DPW 27137/11	Human Resource Officer, QPS/JAG, Recruitment, HR Services, Client Services HR & Mail, Brisbane (AO3)	30-06-2011	Ngui, Mariana	Administrative Officer, QPS/JAG, Recruitment, HR Services, Forestry House, Client Services HR & Mail, Brisbane (AO2)
DPW 27187/11	Finance Officer, Debt Administration, Debt and Bank, Statewide Tax, AR and Training, Client Services (Finance & Facilities), Brisbane (AO4)	28-10-2011	Jenner, Samantha	Assistant Finance Officer, Debt Administration, Debt and Bank, Statewide Tax, AR and Training, Client Services (Finance & Facilities) Brisbane (AO3)
DPW 29438/11b	Senior Executive Officer, Officer to the General Manager, Brisbane (AO6)	09-11-2011	Galvin, Sylvia	Executive Support Officer, Office of the Deputy Director General, Sport and Recreation Services, Strategy Policy Programs & Performance, Department of Communities, Brisbane (AO4)
DPW 27411/11	Supervisor (Facilities), Fleet, Facilities, Expenditure & Facilities, Client Services (Finance & Facilities), Brisbane (AO4)	14-10-2011	Costello, Karen	Operations Support Officer, Accounts Payable, Accounts Payable 2, Expenditure & Facilities, Client Services (Finance & Facilities), Brisbane (AO3)

# Employee Name corrected from publication 29-07-2011.

**TRANSPORT AND MAIN ROADS**

TMR 9523/11B	Support Officer, Corporate Services, Corporate Governance, Brisbane (AO3)	Date of duty	Pretorius, Megan	Administration Officer, Information Services, Government Services, Brisbane (AO2)
TMR 9688/11B	Project Officer, Governance and Planning Branch, Corporate Governance, Brisbane (AO5)	Date of duty	Taduran, Etta	Program Support Coordinator, Systems Administration, Core Business Services, Brisbane (AO4)

**APPOINTMENT PART I - APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
TMR 8090/11	Engineer (Civil), Darling Downs Region, Program Delivery and Operations, Toowoomba (PO3)	Date of duty	Green, Christopher BEng(Hons)	Graduate Engineer (Civil) GDP, Darling Downs Region, Program Delivery and Operations, Toowoomba (PO2)
TMR 9592/11	Senior Communications Advisor, Metropolitan Region, Program Delivery and Operations, Brisbane (AO5)	Date of duty	Griffiths, Jennifer	Events Officer, Sponsorship and Events, Customer Service and Communications, TransLink, Brisbane (AO4)
TMR 9634/11	Principal Designer (Civil), South Coast Region, Operations/Program Delivery and Operations, Nerang (TO5)	Date of duty	Spinella, Francesco AssocDip Eng (Civil)	Senior Designer (Civil), Network Planning, Network Planning and Performance, Gold Coast (PO5)
TMR 9574/11B	Business Support Officer, Asset Services South, RoadTek, Brisbane (AO3)	Date of duty	Stewart, Alisha	Administration Officer, Asset Services Brisbane Resource Pool, Asset Services Brisbane (AO2)
TMR 9574/11B	Business Support Officer, Asset Services South, RoadTek, Brisbane (AO3)	Date of duty	Wooton Rachel	Administration Officer, Asset Services Brisbane Resource Pool, Asset Services Brisbane (AO2)

**QUEENSLAND WATER COMMISSION**

QWC 9405/11	Senior Project Officer, Coal Seam Gas Water, Queensland Water Commission, Brisbane (AO5)	31-10-2011	Sansee, Piya	Spatial Information Officer, Data Management and Acquisition, Spatial Information, Land and Indigenous Services, Department Environment Resource Management, Brisbane (PO2)
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**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
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**DEPARTMENT OF COMMUNITIES**

# @	Deputy Director-General, Aboriginal and Torres Strait Islander Services, Strategy Policy Programs and Performance, Brisbane (SES3)	Date of duty	Weatherall, Ronald Neville
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# 3 year contract with possible 2 year extension.

@ Employed under section 6.3 of Directive No. 05/09 – Senior Executives, Employment Conditions.

**DEPARTMENT OF COMMUNITY SAFETY**

+ DCS 2904/11	General Manager, Lotus Glen Correctional Centre, Custodial Operations Directorate, Queensland Corrective Services, Mareeba (SES2 (High))	05-09-2011	Henderson, Peter
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**APPOINTMENTS PART II - NON-APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee
+ DCS 3409/11	General Manager, Helicopter Rescue, Emergency Management Queensland, Archerfield (SO)	31-10-2011	Mattes, William
DCS 3864/11	Regional Director, Central Region, Operations Branch, Emergency Management Queensland, Rockhampton (SO)	24-10-2011	Hepple, Wayne

+ This is a contract appointment

**EDUCATION AND TRAINING**

~ CO 10328/11	Human Resource Services Officer, Workforce Recruitment and Employment Unit, Human Resources Branch, Operations Division, Brisbane (AO3)	21-10-2011	Hall, Karen
^ CO 10328/11	Human Resource Services Officer, Workforce Recruitment and Employment Unit, Human Resources Branch, Operations Division, Brisbane (AO3)	21-10-2011	Oliver, Kate
CO 10397/11B	Business Support Officer, Services and Support Unit, Information and Technologies Branch, Operations Division, Brisbane (AO4)	24-10-2011	Lawler, Lina
* CO 10276/11	International Business Officer, International Business, Gold Coast Institute of TAFE, Southport (AO5)	07-11-2011	Feng, Ming Ming
* CO 10276/11	International Business Officer, International Business, Gold Coast Institute of TAFE, Southport (AO5)	07-11-2011	Zhou, Andrew
CO 10285/11B	Executive Services Officer, Payroll Services Unit, Human Resources Branch, Operations Division, Brisbane (AO3)	26-10-2011	Tout, Ana
+ CO 10385/11	Project Officer, Workforce Initiatives Unit, Human Resources Branch, Operations Division, Brisbane (AO4)	18-10-2011	MacPherson, Jessica
+ CO 10385/11	Project Officer, Workforce Initiatives Unit, Human Resources Branch, Operations Division, Brisbane (AO4)	14-11-2011	Bishop, Ilana
< CO 10344/11	Principal Systems Analyst/Programmer, OneSchool, Information and Technologies Branch, Operations Division, Eight Mile Plains (AO7)	07-11-2011	O'Connor, Angela

~ Temporary appointment until 22-12-2012 unless otherwise determined.

^ Temporary appointment until 18-05-2012 unless otherwise determined.

\* Section 122 contract until 06-11-2014 unless otherwise determined.

+ Temporary appointment until 30-12-2012 unless otherwise determined.

< Temporary appointment until 11-05-2012 unless otherwise determined.

**EMPLOYMENT, ECONOMIC DEVELOPMENT AND INNOVATION**

*	General Counsel, Office of the Coordinator-General, Brisbane (SES)	12-11-2011	Seeto, Connie Patricia
** EEDI 37791/11	2 <sup>nd</sup> Executive Regional Director, North Region, Science, Agriculture, Food and Regional Services, Cairns (SES)	17-10-2011	Clarke, Anne Margaret

\* Three year contract under Section 14 of the *State Development and Public Works Organisation Act 1971*.

\*\* Fixed term contract for three years with a possible two year extension.

**DEPARTMENT OF HEALTH**

HHL 1108623	Manager, Queensland Health Reform Transition Office, Strategic Policy, Funding and Intergovernmental Relations, Policy, Strategy and Resourcing Division, Brisbane (AO8)	20-10-2011	Cassidy, Richard
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**APPOINTMENTS PART II - NON-APPEALABLE**


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Reference Number	Vacancy	Date of Appointment	Name of Appointee
<b>DEPARTMENT OF PREMIER AND CABINET</b>			
PR 3983/11	Director, Executive Services, State Affairs, Governance Division, Brisbane (SO)	Date of duty	Kirton, Michael James
<b>PUBLIC TRUST OFFICE</b>			
PT 17/11	Manager Property Operations Corporate Services, Brisbane (AO7)	Date of duty	Gosling, David Phillip
<b>QUEENSLAND STATE ARCHIVES</b>			
* DPW 13652/11	Director, Collections and Access, Runcorn (Sect122)	Date of duty	Hutley, Sue Robyn
* Contract for 3 years.			
<b>TRANSPORT AND MAIN ROADS</b>			
TMR 9583/11	Executive Director (Rail Strategy and Investment), Rail Investment, Rail, Ports and Freight Division, Brisbane (SES2)	Date of duty	Schlotterbach, Matthias
TMR 198104	Statistics and Reporting Officer (Legal and Prosecutions), Prosecutions, Corporate Governance, Brisbane (AO4)	Date of duty	Kearney, Elizabeth
TMR 209595	Assistant Prosecution Officer, Prosecutions, Corporate Governance, Brisbane (AO4)	Date of duty	McAuley, Elaine
TMR 213508	Legal Officer (Prosecutions), Prosecutions, Corporate Governance, Brisbane (PO4)	Date of duty	Chen, Yi BSocSc LLB (Hons)



## GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM 1 JULY 2011 INCLUDES 3.6% CPI INCREASE

	New Price	GST	Total
<b>EXTRAORDINARY GAZETTE - FULL PAGE TEXT</b>			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 219.58	\$ 21.96	\$ 241.54
<b>PROFESSIONAL REGISTER AND LISTS GAZETTES</b>			
Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$ 130.64	\$ 13.06	\$ 143.70
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$ 111.27	\$ 11.13	\$ 122.40
<b>ENVIRONMENT AND RESOURCE MANAGEMENT GAZETTE AND TRANSPORT AND MAIN ROADS GAZETTE</b>			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 138.62	\$ 13.86	\$ 152.48
<b>LOCAL GOVERNMENT GAZETTE</b>			
Formatted electronic files or E-mail (must be compatible) Full page text	\$ 219.58	\$ 21.96	\$ 241.54
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$ 254.57	\$ 25.46	\$ 280.03
Single column, all copy to set	\$ 2.33	\$ 0.23	\$ 2.56
Double column, all to set	\$ 4.72	\$ 0.47	\$ 5.19
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.85	\$ 0.09	\$ 0.94
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.72	\$ 0.17	\$ 1.89
<b>VACANCIES GAZETTE IS NO LONGER PUBLISHED - APPOINTMENT NOTICES NOW APPEAR WITHIN THE GENERAL GAZETTE</b>			
<b>GENERAL GAZETTE - FULL PAGE TEXT</b>			
Formatted electronic files or E-mail (must be compatible)	\$ 219.58	\$ 21.96	\$ 241.54
Formatted electronic files or E-mail (that require formatting to make compatible)	\$ 254.57	\$ 25.46	\$ 280.03
<b>GENERAL GAZETTE - PER MM TEXT</b>			
Single column, all copy to set	\$ 2.33	\$ 0.23	\$ 2.56
Double column, all to set	\$ 4.72	\$ 0.47	\$ 5.19
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.85	\$ 0.09	\$ 0.94
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.72	\$ 0.17	\$ 1.89
<b>GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON-APPEALABLE)</b>			
<b>APPOINTMENTS - PART I &amp; PART II</b>			
2 lines	\$ 42.68	\$ 4.27	\$ 46.95
3 lines	\$ 59.76	\$ 5.98	\$ 65.74
4 lines	\$ 76.83	\$ 7.68	\$ 84.51
5 lines	\$ 89.63	\$ 8.96	\$ 98.59
6 lines	\$ 106.71	\$ 10.67	\$ 117.38
7 lines	\$ 119.51	\$ 11.95	\$ 131.46
8 lines	\$ 132.32	\$ 13.23	\$ 145.55
9 lines	\$ 145.12	\$ 14.51	\$ 159.63
<b>GENERAL GAZETTE - LIQUOR NOTICE</b>			
All copy to set	\$ 338.58	\$ 33.86	\$ 372.44
Formatted electronic files or E-mail (check for compatibility)			\$ 8.12
One Copy of the gazette posted is included in this price			<b>TOTAL: \$ 380.56</b>
Additional copies of these Gazettes are available on request @ \$8.12 each (includes GST & Postage)			
<b>GENERAL GAZETTE - GAMING MACHINE NOTICE</b>			
All copy to set	\$ 368.02	\$ 36.80	\$ 404.82
Formatted electronic files or E-mail (check for compatibility)			\$ 8.12
One Copy of the gazette posted is included in this price			<b>TOTAL: \$ 412.94</b>
Additional copies of these Gazettes are available on request @ \$8.12 each (includes GST & Postage)			
<b>GENERAL GAZETTE - PROBATE NOTICE</b>			
All copy to set	\$ 129.30	\$ 12.93	\$ 142.23
Formatted electronic files or E-mail (check for compatibility)			\$ 8.12
One Copy of the gazette posted is included in this price			<b>TOTAL: \$ 150.35</b>
Additional copies of these Gazettes are available on request @ \$8.12 each (includes GST & Postage)			

For more information regarding Gazette notices, contact SDS on 3866 0221. Prices are GST inclusive unless otherwise stated.

## QUARTERLY STATEMENT

This Quarterly Statement for the Consolidated Fund has been prepared pursuant to section 22(1) of the *Financial Accountability Act 2009*.

At 30 September 2011, the Consolidated Fund had a balance of \$23.550 billion (as shown in the table below).

Amounts shown in this Quarterly Statement have been rounded to the nearest thousand dollars. As a result, amounts may not add to totals both across and downwards.

## STATEMENT OF RECEIPTS AND PAYMENTS FOR THE QUARTER ENDED 30 SEPTEMBER 2011

	Notes	Operating Account	Investment Account	Total Quarter Ended 30 September 2011	Total Quarter Ended 30 September 2010
		\$'000	\$'000	\$'000	\$'000
<b>Consolidated Fund</b>					
Balance as at 1 July		(8,367,519)	31,105,796	22,738,277	21,926,320
Receipts					
Collections received from Departments	1	8,766,504		8,766,504	7,455,598
Investment Interest		568,342		568,342	563,074
Dividends and Income Tax Equivalents		79,620		79,620	45,712
Non-Appropriated Equity Adjustments		1,888,407		1,888,407	1,730,200
Superannuation, Long Service Leave, Queensland Government Insurance Fund and ALCS Contributions		650,149		650,149	710,045
Capital return from Public Enterprise Investments		1,738,436		1,738,436	-
Disposal of Public Enterprise Investments		-		-	105,000
Other Receipts		3		3	(11)
		13,691,461	-	13,691,461	10,609,618
Payments					
Appropriations provided to Departments	2	12,879,557	-	12,879,557	9,922,798
		12,879,557	-	12,879,557	9,922,798
Net Effect of Investments					
Funds transfer to/from Treasurer's Account		(198,457)	198,457	-	-
<b>Consolidated Fund Balance as at 30 September</b>		<b>(7,754,072)</b>	<b>31,304,253</b>	<b>23,550,181</b>	<b>22,613,140</b>

## Note 1

## COLLECTIONS RECEIVED FROM DEPARTMENTS

	Quarter Ended 30 September 2011	Quarter Ended 30 September 2010
	\$'000	\$'000
Department of Communities	5	-
Department of Community Safety	2	10
Department of Education and Training	399,286	477,703
Electoral Commission of Queensland	1	2
Department of Employment, Economic Development and Innovation	83,526	572,041
Department of Environment and Resource Management	123,855	93,592
Department of Health	11	11
Department of Justice and Attorney-General	66,850	53,797
Department of Local Government and Planning ( <i>renamed as at 21 February 2011</i> )	77,417	709
Department of Police	750	659
Department of Transport and Main Roads	510,534	475,062
Treasury Department	7,504,268	5,782,010
<b>TOTAL AMOUNTS RECEIVED FROM DEPARTMENTS</b>	<b>8,766,504</b>	<b>7,455,598</b>

## Note 2

## APPROPRIATIONS PROVIDED TO DEPARTMENTS

	Quarter Ended 30 September 2011	Quarter Ended 30 September 2010
	\$'000	\$'000
<b>Department of Communities</b>		
<i>Controlled Items</i>		
Departmental Services	1,301,269	907,807
Equity Adjustments	30,387	134,008
<i>Administered Items</i>	31,620	26,000
<u>Total for Department</u>	1,363,276	1,067,815
<b>Department of Community Safety</b>		
<i>Controlled Items</i>		
Departmental Services	289,641	283,293
Equity Adjustments	14,909	80,590
<i>Administered Items</i>	-	-
<u>Total for Department</u>	304,550	363,883
<b>Department of Education and Training</b>		
<i>Controlled Items</i>		
Departmental Services	1,938,438	1,647,294
Equity Adjustments	107,169	259,622
<i>Administered Items</i>	698,028	701,295
<u>Total for Department</u>	2,743,635	2,608,211
<b>Electoral Commission of Queensland</b>		
<i>Controlled Items</i>		
Departmental Services	19,633	3,237
Equity Adjustments	700	-
<i>Administered Items</i>	-	-
<u>Total for Department</u>	20,333	3,237
<b>Department of Employment, Economic Development and Innovation</b>		
<i>Controlled Items</i>		
Departmental Services	272,128	216,275
Equity Adjustments	41,687	38,031
<i>Administered Items</i>	216,749	15,246
<u>Total for Department</u>	530,564	269,552
<b>Department of Environment and Resource Management</b>		
<i>Controlled Items</i>		
Departmental Services	207,131	184,912
Equity Adjustments	(3,021)	(591)
<i>Administered Items</i>	525	15,324
<u>Total for Department</u>	204,635	199,645
<b>Department of Health</b>		
<i>Controlled Items</i>		
Departmental Services	2,358,355	2,360,816
Equity Adjustments	379,323	328,369
<i>Administered Items</i>	13,742	13,431
<u>Total for Department</u>	2,751,420	2,702,616
<b>Department of Justice and Attorney-General</b>		
<i>Controlled Items</i>		
Departmental Services	91,996	81,700
Equity Adjustments	84,257	75,162
<i>Administered Items</i>	59,626	110,844
<u>Total for Department</u>	235,879	267,706

## Note 2

## APPROPRIATIONS PROVIDED TO DEPARTMENTS

- continued

	Quarter Ended 30 September 2011	Quarter Ended 30 September 2010
	\$'000	\$'000
<b>Legislative Assembly and Parliamentary Service</b>		
<i>Controlled Items</i>		
Departmental Services	20,569	20,960
Equity Adjustments	-	-
<i>Administered Items</i>	-	-
<u>Total for Department</u>	20,569	20,960
<b>Department of Local Government and Planning</b> <i>(renamed from Department of Infrastructure and Planning as at 21 February 2011)</i>		
<i>Controlled Items</i>		
Departmental Services	203,883	172,777
Equity Adjustments	720	1,280
<i>Administered Items</i>	77,603	80,663
<u>Total for Department</u>	282,206	254,720
<b>Office of the Governor</b>		
<i>Controlled Items</i>		
Departmental Services	1,315	1,355
Equity Adjustments	-	99
<i>Administered Items</i>	-	-
<u>Total for Department</u>	1,315	1,454
<b>Office of the Ombudsman</b>		
<i>Controlled Items</i>		
Departmental Services	1,818	1,719
Equity Adjustments	-	-
<i>Administered Items</i>	-	-
<u>Total for Department</u>	1,818	1,719
<b>Department of Police</b>		
<i>Controlled Items</i>		
Departmental Services	414,418	439,467
Equity Adjustments	64,615	49,822
<i>Administered Items</i>	-	-
<u>Total for Department</u>	479,033	489,289
<b>Department of the Premier and Cabinet</b>		
<i>Controlled Items</i>		
Departmental Services	53,661	49,977
Equity Adjustments	(9,649)	-
<i>Administered Items</i>	2,061,322	30,817
<u>Total for Department</u>	2,105,334	80,794
<b>Public Service Commissioner</b>		
<i>Controlled Items</i>		
Departmental Services	3,572	3,787
Equity Adjustments	-	-
<i>Administered Items</i>	-	-
<u>Total for Department</u>	3,572	3,787
<b>Department of Public Works</b>		
<i>Controlled Items</i>		
Departmental Services	27,035	28,501
Equity Adjustments	12,043	20,409
<i>Administered Items</i>	-	-
<u>Total for Department</u>	39,078	48,910

## Note 2

## APPROPRIATIONS PROVIDED TO DEPARTMENTS

- continued

	Quarter Ended 30 September 2011	Quarter Ended 30 September 2010
	\$'000	\$'000
<b>Queensland Audit Office</b>		
<i>Controlled Items</i>		
Departmental Services	1,568	1,610
Equity Adjustments	-	-
<i>Administered Items</i>	-	-
<u>Total for Department</u>	1,568	1,610
<b>Department of Transport and Main Roads</b>		
<i>Controlled Items</i>		
Departmental Services	1,180,035	884,255
Equity Adjustments	523,156	577,078
<i>Administered Items</i>	7,285	12,662
<u>Total for Department</u>	1,710,476	1,473,995
<b>Treasury Department</b>		
<i>Controlled Items</i>		
Departmental Services	36,020	62,478
Equity Adjustments	5,422	417
<i>Administered Items</i>	38,854	-
<u>Total for Department</u>	80,296	62,895
<b>Departmental Totals</b>		
<i>Controlled Items</i>		
Departmental Services	8,422,485	7,352,220
Equity Adjustments	1,251,718	1,564,296
<i>Administered Items</i>	3,205,354	1,006,282
<u>Total for Departments</u>	<b><u>12,879,557</u></b>	<b><u>9,922,798</u></b>

Department of Justice and Attorney-General  
Brisbane, 8 November 2011

*Holidays Act 1983*

**NOTIFICATION**

I, the Honourable Cameron Dick MP, Minister for Education and Industrial Relations in pursuance of the provisions of the *Holidays Act 1983*, hereby appoint the day specified in Column 1 of the Schedule, hereto as a holiday within the District set opposite that day in Column 2 of the schedule, being a holiday in respect of the annual agricultural, horticultural or industrial show set opposite that day in Column 3.

Column 1	Column 2	Column 3
Date of Holiday 2012	District	Name of Show
23 May	Barcardine Region - Alpha and Jericho areas	Alpha Annual Show
31 May	Bundaberg Region - within the post codes of 4670 and 4660	Bundaberg Annual Show
13 August	Bundaberg Region - within the postcode of 4671	Royal Queensland Show
20 July	Cairns Region - Cairns	Cairns Annual Show
23 July	Cairns Region - Mossman & District	Mossman & District Annual Show
27 July	Cassowary Coast Region - Division 1 and those parts of Divisions 2 & 3 generally south of the Walter Hill Range	Tully and District Annual Show
13 July	Cassowary Coast Region - Divisions 4, 5 & 6 and those parts of Divisions 2 & 3 generally north of the Walter Hill Range	Innisfail and District Annual Show
25 May	Central Highlands Region - Capella & Tieri District	Capella & District Annual Show
5 June	Central Highlands Region - townships of Emerald, Blackwater, Bluff, Dingo, Duarina, Bauhinia Downs and surrounding areas	Emerald Annual Show
1 June	Central Highlands Region - Townships of Springsure & Rolleston and surrounding areas	Springsure Annual Show
31 July	Charters Towers Region	Charters Towers Annual Show
15 August	City of Brisbane	Royal Queensland Show
31 August	City of Gold Coast	Gold Coast Annual Show
18 May	City of Ipswich	Ipswich Annual Show
22 June	City of Mount Isa	Mount Isa Annual Show

Column 1	Column 2	Column 3
Date of Holiday 2012	District	Name of Show
13 August	City of Redland	Royal Queensland Show
2 July	City of Townsville	Townsville Annual Show
20 July	Community of Kowanyama	Cairns Annual Show
2 July	Community of Palm Island	Townsville Annual Show
25 May	Fraser Coast Region	Fraser Coast Annual Show
8 August	Gladstone Region	Gladstone Annual Show
4 May	Goondiwindi Region - for that area covered by the former Goondiwindi Town Council & the former Waggamba Shire	Goondiwindi Annual Show
13 August	Goondiwindi Region - for that area covered by the former Shire of Inglewood within the boundaries of the parishes of Wyemo, Beebo, Texas, Silverspur, Arcot, Gunyan, Bonshaw, Maiden Head, Aitkin's Flat & the town of Texas	Royal Queensland Show
16 March	Goondiwindi Region - that area covered by the former Shire of Inglewood excluding that part of the former shire within the boundaries of the parishes of Wyemo, Beebo, Texas, Silverspur, Arcot, Gunyan, Bonshaw, Maiden Head, Aitkin's Flat & the town of Texas	Inglewood Annual Show
13 August	Gympie Region - Parish of Goomeribong	Royal Queensland Show
18 May	Gympie Region excluding the Township of Goomeri, Parish of Goomeribong	Gympie Annual Show
30 May	Isaac Region - Moranbah, Clermont, Middlemount, Dysart, Kilcummin and rural areas	Clermont Show Day
8 June	Isaac Region - St Lawrence, South of Clairview and rural areas	Rockhampton Show Day
21 June	Isaac Region - Nebo, Glenden, Coppabella, Coastal Region, Clairview and Clairview North	Mackay Show Day
13 August	Lockyer Valley Region	Royal Queensland Show
13 August	Logan City	Royal Queensland Show
18 May	Longreach Regional Council	Longreach Annual Show
21 June	Mackay Region	Mackay Annual Show

Column 1	Column 2	Column 3	Column 1	Column 2	Column 3
Date of Holiday 2012	District	Name of Show	Date of Holiday 2012	District	Name of Show
15 May	Maranoa Region - west of Amby to the western boundary of the Council including the towns of Mitchell & Mungallala. South of Amby to the southern boundary of the Council including the area known as Dunkeld & north of Amby to the northern boundary of the Council	Mitchell Annual Show	8 June	Shire of Banana - that part of the shire covering the parishes of Thuriba, Olinda, Rannes, Benleith, Granville, Woolein, Fairview, Cottenham, Wright, Perch, Neimen & the parish of Banana excluding L110/FN261, L109/FN261, L48/FN283, L53/FN423, L1&2/RP892597, L1/RP612740, L1-6/RP613366, L2/RP612740, L127/FN470 & Pt L13/FN469	Rockhampton Annual Show
13 August	Moreton Bay Region	Royal Queensland Show	8 June	Shire of Banana - that part of the shire covering the parishes of Westwood, Fleetwood, Moongan, Dundee, Bunerba, Ulogie, Manton, Don & Bundalba	Rockhampton Annual Show
13 August	North Burnett Region - Biggenden, Eidsvold, Gayndah, Monto and Mount Perry Areas	Royal Queensland Show	8 May	Shire of Banana - that part of the shire formerly known as Div 1 of Taroom Shire	Taroom Annual Show
11 May	North Burnett Region - Mundubbera Area	Mundubbera Annual Show	18 May	Shire of Barcoo	Longreach Annual Show
3 August	Northern Peninsula Area Region	Northern Peninsula Area Show	27 June	Shire of Burdekin - northern side of the Burdekin River	Ayr Annual Show
8 June	Rockhampton Region	Rockhampton Annual Show	6 November	Shire of Burdekin - southern side of the Burdekin River	Home Hill Harvest Festival
13 August	Scenic Rim Region	Royal Queensland Show	8 June	Shire of Carpentaria	Normanton Annual Show
20 July	Shire of Aurukun	Cairns Annual Show	13 August	Shire of Cherbourg	Royal Queensland Show
13 August	Shire of Balonne	Royal Queensland Show	15 June	Shire of Cloncurry	Cloncurry Annual Show
15 May	Shire of Banana - That part of the shire covered by the parishes of Mayne, Quakit, Gibber Gunyah, Martin, Highworth, Southend, Coteeda, Blackman, Cracow, Dresden, Mungungal, Camboon, Okangal, Walloon, Woolton, Woolthorpe, Warnoah, Belmont, Colombo, Tarramba, Barfield, Rhydding, Roundstone, Capayan, and that part of the parish of Banana described as L110/FN261, L109/FN261, L48/FN283, L53/FN423, L1&2/RP892597, L1/RP612740, L1-6/RP613366, L2/RP612740, L127/FN470 & Pt L13/FN469	Theodore Annual Show	24 August	Shire of Cook	Cook Shire Agricultural Show
18 May	Shire of Banana - that part of the shire covering the parishes of Annandale, Craiglands, Dumgree, Earlsfield, Greycliffe, Spier, Thalberg, Callide, Prairie, Coreen, Kooingal, Scoria, Kroombit, Clifford, Kariboe, Grevillea, Prospect, Tiamby, Moura & Kianga	Callide Valley Annual Show	25 June	Shire of Croydon	Croydon Poddy Dodgers Festival
			20 July	Shire of Etheridge	Cairns Annual Show
			6 July	Shire of Hinchinbrook	Ingham Annual Show
			20 July	Shire of Hope Vale	Cairns Annual Show
			20 July	Shire of Lockhart River	Cairns Annual Show
			18 May	Shire of Murweh	Charleville Annual Show
			24 September	Shire of Pormpuraaw	Pormpuraaw Show Day
			15 June	Shire of Richmond	Richmond Annual Field Day
			21 September	Shire of Torres	Torres Strait Cultural Show

Column 1	Column 2	Column 3	Column 1	Column 2	Column 3
Date of Holiday 2012	District	Name of Show	Date of Holiday 2012	District	Name of Show
8 June	Shire of Woorabinda	Rockhampton Annual Show	29 March	Toowoomba Region – excluding that part of the former Rosalie Shire including the Yarraman, Upper Yarraman & Cooyar areas	Toowoomba Royal Show
20 July	Shire of Yarrabah	Cairns Annual Show	13 August	Toowoomba Region - that part of the former Rosalie Shire including the Yarraman, Upper Yarraman & Cooyar areas	Royal Queensland Show
13 August	Somerset Region	Royal Queensland Show	25 May	Western Downs Region - Chinchilla	Chinchilla Annual Show
13 August	South Burnett Region	Royal Queensland Show	13 April	Western Downs Region - Dalby	Dalby & District Annual Show
3 February	Southern Downs Region - the area of the former Stanthorpe Shire and the area of the village of Dalveen	Stanthorpe Annual Show	22 May	Western Downs Region - Miles	Miles & District Show
10 February	Southern Downs Region - the area of the former Warwick Shire - Division 1	Allora Annual Show	10 August	Western Downs Region - Tara	Royal Queensland Show
24 February	Southern Downs Region - the area of the former Warwick Shire - Division 3 (excluding the urban area of Warwick City and the locality of Murray's Bridge)	Killarney Annual Show	17 April	Western Downs Region - Wandoan	Wandoan District Annual Show
23 March	Southern Downs Region - the area of the former Warwick Shire - Division 2, Division 3 (being the urban area of Warwick City and the locality of Murray's Bridge), Division 4 (excluding the village of Dalveen), Division 5 & Division 6	Warwick Annual Show	6 November	Whitsunday Region - that area formerly known as that part of Div 3 of the Shire of Bowen south of the Bogie River from its confluence with the Burdekin River to its source and then easterly by the Clarke Range to the eastern boundary of the shire	Collinsville Annual Show
1 June	Sunshine Coast Region - the area of the former Caloundra City Council	Maleny Annual Show	26 June	Whitsunday Region - the area formerly known as Divisions 1 & 2 of the Shire of Bowen and that part of Division 3 north of the Bogie River from its confluence with the Burdekin River to its source and then easterly by the Clarke Range to the eastern boundary of the shire	Bowen Annual Show
15 June	Sunshine Coast Region - the area of the former Maroochy Shire	Sunshine Coast Annual Show	22 June	Whitsunday Region - the area formerly known as Shire of Whitsunday	Whitsunday Show
7 September	Sunshine Coast Region - the area of the former Noosa Shire	Noosa Show			
20 July	Tablelands Region - Mareeba district excluding the parishes of Irvinebank, Myosotis, Western, Mowbray, Salisbury, Riflemead and that part of the parish of Garioch located north of Hunter and Rifle Creeks	Cairns Annual Show			
10 July	Tablelands Region - that part of Mareeba district within the parishes of Irvinebank, Myosotis and Western; the communities of Malanda, Atherton and Herberton and the districts of Ravenshoe, Mt Garnet, Millaa Millaa and Yungaburra	Atherton Annual Show			
23 July	Tablelands Region - that part of the Mareeba district within the parishes of Mowbray, Salisbury, Riflemead and that part of the parish of Garioch located north of Hunter and Rifle Creeks	Mossman Annual Show			

CAMERON DICK



Department of Justice and Attorney-General  
Brisbane, 8 November 2011

*Holidays Act 1983*

**NOTIFICATION**

I, the Honourable Cameron Dick, Minister for Education and Industrial Relations in pursuance of the provisions of the *Holidays Act 1983*, hereby appoint the day specified in Column 1 of the Schedule, hereto as a holiday within the District set opposite that day in Column 2 of the schedule, being a holiday in respect of the event set opposite that day in Column 3.

**Note 1: These Holidays are special holidays pursuant to Section 4 of the Holidays Act and are bank holidays not public holidays.**

**Note 2: Pursuant to a directive issued under the *Public Service Act 2008*, they are holidays for public service employees unless otherwise determined by a chief executive.**

Column 1	Column 2	Column 3
Date of Holiday 2012	District	Event
6 November	Barcaldine Region - Barcaldine, Muttaborra and Aramac Areas	Melbourne Cup
6 November	Blackall-Tambo Region	Melbourne Cup Day
13 August	Community of Kowanyama	Kowanyama Annual Rodeo
1 October	Community of Kowanyama	Annual Kowanyama Fishing Competition
4 June	Community of Palm Island	Strike 57 Commemoration Day
3 September	Community of Palm Island	Spring Fair Festival Day
11 June	Community of Palm Island	BWGCOLMAN Day
6 July	Community of Palm Island	NAIDOC
10 January	Lockyer Valley Region	Anniversary of the 2011 Flood
1 June	Northern Peninsula Area Region	Mabo Day
2 November	Northern Peninsula Area Region	Dan Ropeyam Cup Day
6 August	Shire of Aurukun	Aurukun Day
16 July	Shire of Boulia	Boulia Camel Races
6 November	Shire of Bulloo	Melbourne Cup Day
1 June	Shire of Doomadgee	Mabo Day
24 August	Shire of Doomadgee	Doomadgee Day
25 July	Shire of Lockhart River	St. James' Day

Column 1	Column 2	Column 3
Date of Holiday 2012	District	Event
29 October	Shire of Lockhart River	DOGIT Day
23 February	Shire of Lockhart River	Foundation Day
13 August	Shire of Mornington	Mount Isa Rodeo
6 November	Shire of Murweh	Central Warrego Race Club Inc. Annual Melbourne Cup Race Meeting (Afternoon Only)
6 November	Shire of Paroo	Melbourne Cup Day
24 May	Shire of Pormpuraaw	National Sorry Day
9 July	Shire of Pormpuraaw	Pormpuraaw Fishing Competition
6 November	Shire of Quilpie	Melbourne Cup Day
6 November	Shire of Richmond	Richmond Turf Club's Annual Melbourne Cup Race Meeting Afternoon Only
4 June	Shire of Torres	Mabo Day
2 July	Shire of Torres	Coming of the Light Day
6 November	Shire of Winton	Melbourne Cup Day
18 June	Shire of Yarrabah	Yarrabah Foundation Day
26 October	Shire of Yarrabah	Yarrabah DOGIT Day
12 December	Torres Strait Island Region - Badu	Native Title Determination Day - Badu
31 October	Torres Strait Island Region - Badu	Coming of the Light to Badu
21 September	Torres Strait Island Region - Badu, Iama, Kubin & Hammond	Torres Strait Cultural Festival
8 June	Torres Strait Island Region - Badu, Kubin & St Pauls	Island of Origin Rugby League Carnival
9 July	Torres Strait Island Region - Boigu	Coming of the Light to Boigu
7 August	Torres Strait Island Region - Boigu	Church Day
17 December	Torres Strait Island Region - Boigu	Native Title Determination Day - Boigu
14 September	Torres Strait Island Region - Dauan	Holy Cross Church Day

Column 1	Column 2	Column 3	Column 1	Column 2	Column 3
Date of Holiday 2012	District	Event	Date of Holiday 2012	District	Event
6 July	Torres Strait Island Region - Dauan	Coming of the Light to Dauan & Native Title Determination Day	4 December	Torres Strait Island Region - Saibai	Church Dedication Day
24 September	Torres Strait Island Region - Erub	Native Title Determination Day - Erub	1 August	Torres Strait Island Region - Saibai	1st August Annexure
29 June	Torres Strait Island Region - Erub	Coming of the Light Celebrations (Kemus)	19 June	Torres Strait Island Region - Saibai	Holy Trinity Church Day
2 July	Torres Strait Island Region - Erub & Ugar	Coming of the Light Celebrations (Medigee Village)	18 April	Torres Strait Island Region - St Paul's	Kozan Outreach Church Day
7 August	Torres Strait Island Region - Erub & Ugar	Transfiguration Church Day	25 January	Torres Strait Island Region - St. Pauls	St Pauls Anglican Church Day
17 December	Torres Strait Island Region - Hammond	Hammond Island Church Opening Day	21 May	Torres Strait Island Region - St. Pauls	Florence Buchanan Day
6 November	Torres Strait Island Region - Hammond	Melbourne Cup Day	10 December	Torres Strait Island Region - Ugar	Native Title Determination Day - Ugar
2 May	Torres Strait Island Region - Hammond	Patron Saint Joseph Day	1 November	Torres Strait Island Region - Ugar & Erub	All Saints Church Day
13 December	Torres Strait Island Region - Iama	Native Title Determination Day - Iama	29 June	Torres Strait Island Region - Warraber	Church Day - Warraber
20 June	Torres Strait Island Region - Iama	St John the Divine Church Day	22 August	Torres Strait Island Region - Warraber	Native Title Determination Day - Warraber
14 September	Torres Strait Island Region - Iama	Turan Tabernacle Church Day Iama UPC	10 July	Torres Strait Island Region - Warraber	Coming of the Light - Warraber
29 June	Torres Strait Island Region - Kubin	St Peter's Church Day	3 July	Torres Strait Island Region - Yorke	Coming of the Light to Yorke Island
13 February	Torres Strait Island Region - Kubin, Saibai & St Pauls	Native Title Determination Day	25 June	Torres Strait Island Region - Yorke	Parish of Loane, Independent Church of Torres Strait and Kaiwalagal Church Day
2 February	Torres Strait Island Region - Mabuia	St Mary's Church Day	27 December	Torres Strait Island Region - Yorke	St John the Evangelist Church Day
29 June	Torres Strait Island Region - Mabuia	Wagadagam Tribal Chief Initiation Day	29 June	Torres Strait Island Region (whole region)	Coming of the Light
6 July	Torres Strait Island region - Mabuia	Native Title Determination Day - Mabuia	23 August	Torres Strait Island Region (whole region)	75th Anniversary First Torres Strait Island Councillors Conference
5 September	Torres Strait Island Region - Mabuia	Coming of the Light to Mabuia	4 June	Torres Strait Island Region (whole region)	Mabo Day
15 August	Torres Strait Island Region - Mer	Yam Festival	29 October	Wujal Wujal Community	Wujal Wujal Day
14 June	Torres Strait Island Region - Mer	Dowar Waier Observance Festival			CAMERON DICK
30 November	Torres Strait Island Region - Poruma	St Andrew's Family Festival			
9 July	Torres Strait Island Region - Poruma, Warraber & Yorke	Native Title Determination Days - Poruma, Warraber & Yorke			

Brisbane, 9 November 2011

**ASSOCIATIONS INCORPORATION ACT 1981**

It is notified that:

pursuant to Section 94(a) of the *Associations Incorporation Act 1981*, the property of the former associations of Queensland as listed in Schedule A below is vested in the Public Trustee as at 8.00am 11 November 2011.

Schedule A
Capella Kindergarten Association Inc (former incorporation number IA14026)
Southside Community Childcare Association Incorporated (former incorporation number IA01780)
Kilcoy Kindergarten Assoc Inc (former incorporation number IA09967)
Redlands Kindergarten Association Incorporated (former incorporation number IA00642)
Whitsunday Kindergarten Association Inc (former incorporation number IA00324)
Stanthorpe Public Kindergarten Inc (former incorporation number IA01004)

Bruce Cliffe  
Delegate of the Chief Executive  
Department of Justice and Attorney-General

*Casino Control Act 1982***NOTIFICATION OF CASINO GAMING AMENDMENT RULE (NO. 5) 2011**

Pursuant to section 63(3) of the *Casino Control Act 1982*, I, Paul Lucas MP, Attorney General, Minister for Local Government and Special Minister of State, hereby give notice of an amendment to the *Casino Gaming Rule 2010* to provide rules for a new casino table game to be known as blackjack switch.

Paul Lucas MP  
Attorney General, Minister for Local Government and  
Special Minister of State

Date: 3rd November 2011

*Education (General Provisions) Act 2006***ENROLMENT MANAGEMENT PLANS**

In accordance with Chapter 8, Part 3 Section 170, of the *Education (General Provisions) Act 2006*, Enrolment Management Plans for the following schools have been approved by the Regional Director, Metropolitan Region, Brisbane.

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

**Region:** Metropolitan  
**Schools:** Seven Hills State School  
Raceview State School  
Aspley East State School  
Coomera Rivers State School

**QUEENSLAND CHANGE COMMISSION****REVIEW OF LOCAL GOVERNMENT BOUNDARIES  
FINAL DETERMINATIONS**

The Queensland Change Commission has forwarded to the Minister for Local Government its final recommendations in relation to the electoral arrangements for the following councils:-

- Longreach Regional Council  
– divided to undivided (recommended)
- Cassowary Coast Regional Council  
– divided to undivided (not recommended)
- North Burnett Regional Council  
– divided to undivided (not recommended)
- Flinders Shire Council  
– increasing Councillors from 4 to 6 (recommended)
- Carpentaria Shire Council  
– increasing Councillors from 4 to 6 (recommended)
- Balonne Shire Council  
– increasing Councillors from 4 to 6 (recommended)
- Richmond Shire Council  
– increasing Councillors from 4 to 5 (recommended)
- Winton Shire Council  
– increasing Councillors from 4 to 5 (recommended)
- Blackall-Tambo Regional Council  
– divided to undivided; increasing Councillors from 4 to 6 (recommended)

These reviews have been conducted in accordance with Part 3 of the *Local Government Act 2009*.

Information about the final determinations can be found at [www.ecq.qld.gov.au/lgreview](http://www.ecq.qld.gov.au/lgreview)

David Kerslake  
Change Commissioner  
Electoral Commission of Queensland

*State Development and Public Works Organisation Act 1971  
Acquisition of Land Act 1967***AMENDING TAKING OF LAND NOTICE (No. 4) 2011****Short title**

1. This notice may be cited as the *Amending Taking of Land Notice (No. 4) 2011*.

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

2. Schedule 1 to the Taking of Land Notice (No. 19) 2010 dated 10 December 2010 and published in the Gazette No. 108 at page 1067 relating to the taking of easements by The Coordinator-General pursuant to the *State Development and Public Works Organisation Act 1971* for the purpose of works to be undertaken for the Callide Infrastructure Corridor, is amended as described in the Schedule 1.

**SCHEDULE 1**

Amend Schedule 1 to the Taking of Land Notice (No. 19) 2010 dated 10 December 2010 as follows:

- Omit: An area of about 30.73 hectares being part of Lot 3 on Registered Plan 801363 County of Clinton Parish of Mt Larcom contained in Title Reference 30611232 and shown on Plan CIC003 dated 14 January 2010 held in the office of the Coordinator-General.
- Insert: Easement B in Lot 3 on Registered Plan 801363 on Survey Plan 239317 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30611232.
- Omit: An area of about 18.65 hectares being part of Lot 67 on Crown Plan CL40347 County of Clinton Parish of Mt Larcom contained in Title Reference 30092226 and shown on Plan CIC005 dated 13 January 2010 held in the office of the Coordinator-General.

- Insert: Easement A in Lot 67 on Crown Plan CL40347 on Survey Plan 239317 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30092226.
- Omit: An area of about 17.19 hectares being part of Lot 525 on Crown Plan CL40243 County of Clinton Parish of Mt Larcom contained in Title Reference 30118248 and shown on Plan CIC007 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easements C & E in Lot 525 on Crown Plan CL40243 on Survey Plan 239317 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30118248.
- Omit: An area of about 65.53 hectares being part of Lot 524 on Crown Plan CL40243 County of Clinton Parish of Mt Larcom contained in Title Reference 30073053 and shown on Plan CIC008 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement D in Lot 524 on Crown Plan CL40243 on Survey Plan 239317 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30073053.
- Omit: An area of about 94.97 hectares being part of Lot 479 on Crown Plan CL40215 County of Clinton Parish of Mt Larcom contained in Title Reference 30144003 and shown on Plan CIC010 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement F in Lot 479 on Crown Plan CL40215 on Survey Plan 239318 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30144003.
- Omit: An area of about 59.54 hectares being part of Lot 48 on Crown Plan CTN512 County of Clinton Parish of Mt Larcom contained in Title Reference 30252216 and shown on Plan CIC012 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement G in Lot 48 on Crown Plan CTN512 on Survey Plan 239318 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30252216.
- Omit: An area of about 31.12 hectares being part of Lot 49 on Crown Plan CTN512 County of Clinton Parish of Mt Larcom contained in Title Reference 30627049 and shown on Plan CIC013 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement H in Lot 49 on Crown Plan CTN512 on Survey Plan 239319 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30627049.
- Omit: An area of about 3.63 hectares being part of Lot 4 on Registered Plan 860093 County of Clinton Parish of Mt Larcom contained in Title Reference 30654221 and shown on Plan CIC015 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement J in Lot 4 on Registered Plan 860093 on Survey Plan 239320 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Mt Larcom being part of the land contained in Title Reference 30654221.
- Omit: An area of about 14.79 hectares being part of Lot 6 on Crown Plan CTN812615 County of Clinton Parish of Alma contained in Title Reference 30579207 and shown on Plan CIC016 dated 22 September 2009 held in the office of the Coordinator-General.
- Insert: Easement K in Lot 6 on Crown Plan CTN812615 on Survey Plan 239321 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30579207.
- Omit: An area of about 59.19 hectares being part of Lot 477 on Crown Plan CL40223 County of Clinton Parish of Alma contained in Title Reference 30616110 and shown on Plan CIC017 dated 22 September 2009 held in the office of the Coordinator-General.
- Insert: Easements L and P in Lot 477 on Crown Plan CL40223 on Survey Plan 239321 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30616110.
- Omit: An area of about 38.97 hectares being part of Lot 219 on Crown Plan CL40301 County of Clinton Parish of Alma contained in Title Reference 30625118 and shown on Plan CIC018 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easements M and N in Lot 219 on Crown Plan CL40301 on Survey Plan 239322 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30625118.
- Omit: An area of about 35.64 hectares being part of Lot 269 on Crown Plan CL4095 County of Clinton Parish of Alma contained in Title Reference 30039079 and shown on Plan CIC021 dated 14 January 2010 held in the office of the Coordinator-General.
- Insert: Easements Q and R in Lot 269 on Crown Plan CL4095 on Survey Plan 239323 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30039079.
- Omit: An area of about 21.63 hectares being part of Lot 1 on Crown Plan CL4032 County of Clinton Parish of Alma contained in Title Reference 30115110 and shown on Plan CIC022 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement T in Lot 1 on Crown Plan CL4032 on Survey Plan 239323 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30115110.
- Omit: An area of about 61.46 hectares being part of Lot 217 Crown Plan CL4081 County of Clinton Parish of Alma contained in Title Reference 30035204 and shown on Plan CIC024 dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easements S and U in Lot 217 on Crown Plan CL4081 on Survey Plan 239323 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30035204.
- Omit: An area of about 32.74 hectares being part of Lot 218 Crown Plan CL4081 County of Clinton Parish of Alma contained in Title Reference 30035203 and shown on Plan CIC025A dated 13 January 2010 held in the office of the Coordinator-General.
- Insert: Easement V in Lot 218 on Crown Plan CL4081 on Survey Plan 239323 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30035203.
- Omit: An area of about 41.12 hectares being part of Lot 16 on Crown Plan CTN344 County of Clinton Parish of Alma contained in Title Reference 30149007 and shown on Plan CIC026 dated 13 January 2010 held in the office of the Coordinator-General.

- Insert:** Easement W in Lot 16 on Crown Plan CTN344 on Survey Plan 239324 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30149007.
- Omit:** An area of about 19.48 hectares being part of Lot 1 on Registered Plan 865974 County of Clinton Parish of Alma contained in Title Reference 50014588 and shown on Plan CIC026B dated 14 January 2010 held in the office of the Coordinator-General.
- Insert:** Easement X in Lot 1 on Registered Plan 865974 on Survey Plan 239325 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 50014588.
- Omit:** An area of about 1.14 hectares being part of Lot 17 on Crown Plan CTN344 County of Clinton Parish of Alma contained in Title Reference 30149006 and shown on Plan CIC027 dated 22 September 2009 held in the office of the Coordinator-General.
- Insert:** Easement Y in Lot 17 on Crown Plan CTN344 on Survey Plan 239326 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30149006.
- Omit:** An area of about 36.34 hectares being part of Lot 1 on Registered Plan 606302 County of Clinton Parish of Alma contained in Title Reference 30238181 and shown on Plan CIC027B dated 22 September 2009 held in the office of the Coordinator-General.
- Insert:** Easement Z in Lot 1 on Registered Plan 606302 on Survey Plan 239326 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30238181.
- Omit:** An area of about 36.58 hectares being part of Lot 18 on Crown Plan CTN344 County of Clinton Parish of Alma contained in Title Reference 30203113 and shown on Plan CIC028 dated 14 January 2010 held in the office of the Coordinator-General.
- Insert:** Easement AA in Lot 18 on Crown Plan CTN344 on Survey Plan 239326 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30203113.
- Omit:** An area of about 77.77 hectares being part of Lot 19 on Crown Plan CTN345 County of Clinton Parish of Alma contained in Title Reference 30203114 and shown on Plan CIC029 dated 14 January 2010 held in the office of the Coordinator-General.
- Insert:** Easement AB in Lot 19 on Crown Plan CTN345 on Survey Plan 239326 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Alma being part of the land contained in Title Reference 30203114.
- Omit:** An area of about 35.82 hectares being part of Lot 23 on Crown Plan CTN1233 County of Clinton Parish of Gayfield contained in Title Reference 30496001 and shown on Plan CIC030 dated 14 January 2010 held in the office of the Coordinator-General.
- Insert:** Easement AC in Lot 23 on Crown Plan CTN1233 on Survey Plan 239327 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30496001.
- Omit:** An area of about 89.96 hectares being part of Lot 7 on Registered Plan 609065 County of Clinton Parish of Gayfield contained in Title Reference 30637112 and shown on Plan CIC033 dated 14 January 2010 held in the office of the Coordinator-General.
- Insert:** Easement AD in Lot 7 on Registered Plan 609065 on Survey Plan 239328 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30637112.
- Omit:** An area of about 65.64 hectares being part of Lot 1 on Registered Plan 616641 County of Clinton Parish of Gayfield contained in Title Reference 30559091 and shown on Plan CIC035 dated 22 September 2009 held in the office of the Coordinator-General.
- Insert:** Easement AE in Lot 1 on Registered Plan 616641 on Survey Plan 239330 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30559091.
- Omit:** An area of about 30.48 hectares being part of Lot 13 on Survey Plan 200915 County of Clinton Parish of Gayfield contained in Title Reference 50728325 and shown on Plan CIC036 dated 12 March 2010 held in the office of the Coordinator-General.
- Insert:** Easement AF in Lot 13 on Survey Plan 200915 on Survey Plan 239330 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 50728325.
- Omit:** An area of about 29.72 hectares being part of Lot 12 on Survey Plan 199383 County of Clinton Parish of Gayfield contained in Title Reference 50664056 and shown on Plan CIC037 dated 12 March 2010 held in the office of the Coordinator-General.
- Insert:** Easement AG in Lot 12 on Survey Plan 199383 on Survey Plan 239330 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 50664056.
- Omit:** An area of about 4.05 hectares being part of Lot 412 on Crown Plan CL40158 County of Clinton Parish of Gayfield contained in Title Reference 30093082 and shown on Plan CIC038 dated 22 September 2009 held in the office of the Coordinator-General.
- Insert:** Easement AH in Lot 412 on Crown Plan CL40158 on Survey Plan 239331 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30093082.
- Omit:** An area of about 0.80 hectares being part of Lot 4 on Crown Plan CTN406 County of Clinton Parish of Gayfield contained in Title Reference 30637114 and shown on Plan CIC039A dated 22 September 2009 held in the office of the Coordinator-General.
- Insert:** Easement AK in Lot 4 on Crown Plan CTN406 on Survey Plan 239333 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30637114.
- Omit:** An area of about 1.70 hectares being part of Lot 12 on Crown Plan CTN301 County of Clinton Parish of Gayfield contained in Title Reference 30149061 and shown on Plan CIC041 dated 22 September 2009 held in the office of the Coordinator-General.
- Insert:** Easement AM in Lot 12 on Crown Plan CTN301 on Survey Plan 239334 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30149061.
- Omit:** An area of about 86.75 hectares being part of Lot 13 on Crown Plan CTN301 County of Clinton Parish of Gayfield contained in Title Reference 30149051 and shown on Plan CIC042 dated 14 January 2010 held in the office of the Coordinator-General.

Insert: Easement AN in Lot 13 on Crown Plan CTN301 on Survey Plan 239334 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 30149051.

Omit: An area of about 66.89 hectares being part of Lot 11 on Survey Plan 199386 County of Clinton Parish of Gayfield contained in Title Reference 17653064 and shown on Plan CIC043 dated 14 January 2010 held in the office of the Coordinator-General.

Insert: Easement AP in Lot 11 on Survey Plan 199386 on Survey Plan 239335 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 17653064.

Omit: An area of about 92.96 hectares being part of Lot 3 on Survey Plan 217657 County of Clinton Parish of Gayfield contained in Title Reference 50747427 and shown on Plan CIC045 dated 14 January 2010 held in the office of the Coordinator-General.

Insert: Easement AQ in Lot 3 on Survey Plan 217657 on Survey Plan 239336 (being a plan to be registered in the Queensland Land Registry) County of Clinton Parish of Gayfield being part of the land contained in Title Reference 50747427.

(SCHEDULE ENDS)

#### ENDNOTES

1. Published in the Gazette on 11 November 2011.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Employment, Economic Development and Innovation.

#### *Sustainable Planning Act 2009*

#### **NOTICE OF THE MAKING OF THE YEERONGPILLY TRANSIT ORIENTED DEVELOPMENT STATE PLANNING REGULATORY PROVISION**

I, the Honourable Paul Lucas MP, Attorney-General, Minister for Local Government and Special Minister of State do hereby notify under section 64 of the *Sustainable Planning Act 2009* (the Act) that the *Yeerongpilly Transit Oriented Development State Planning Regulatory Provision* has been made on 11 November 2011 under chapter 2, part 6, division 2 of the Act.

I determine that Brisbane City Council is the assessment manager for a development application for development that is made assessable under the *Yeerongpilly Transit Oriented Development State Planning Regulatory Provision*, if not otherwise specified under schedule 6 of the *Sustainable Planning Regulation 2009*.

The *Yeerongpilly Transit Oriented Development State Planning Regulatory Provision* is available online at [www.dlgp.qld.gov.au](http://www.dlgp.qld.gov.au) and may also be inspected and purchased at 63 George St, Brisbane.

All enquiries phone: **07 3227 8548**  
or email [yeerongpillytod@dlgp.qld.gov.au](mailto:yeerongpillytod@dlgp.qld.gov.au)

Paul Lucas MP  
Attorney-General  
Minister for Local Government and  
Special Minister of State

#### NOTIFICATION OF EXEMPTION

*Transport Operations (Marine Safety) Act 1994*  
*Transport Operations (Marine Safety) Regulation 2004*

Maritime Safety Queensland  
Brisbane 1 November 2011

I, Patrick Quirk, General Manager, Maritime Safety Queensland, pursuant to section 18A of the *Transport Operations (Marine Safety) Act 1994*, exempt the ships detailed in the following schedule from section 176 of the *Transport Operations (Marine Safety) Regulation 2004* relating to pilotage requirements, subject to the following conditions.

#### SCHEDULE

Trailing Suction Hopper Dredges, Split Hopper Barges, both self propelled and dumb and Tugs towing dumb split hopper barges, engaged in construction activities in accordance with the "Standard for Marine Construction Activities within Gladstone Harbour", up to 100m length overall, travelling to and from the dredge spoil grounds adjacent to the Port of Gladstone as shown on AUS 246 and only using the Alternative Channel for construction craft, as shown on chartlet C12e-84-1.

#### CONDITIONS

1. This exemption applies to the east of a line from Gatcombe Head, through the navigational aid 'G2' towards Boyne Island and extends eastwards and northwards to the boundary of the Gladstone pilotage area;
2. The Alternative Channel for construction craft follows the line of the South Channel and is the area within the following boundary: At G2 beacon 23°53.337'S, 151°21.942'E and 23°53.414'S, 151°21.860'E to 23°53.455'S, 151°22.078'E and 23°53.541'S, 151°22.005'E, generally south-eastwards; at S16 beacon 23°56.052'S, 151°26.529'E and 23°56.153'S, 151°26.483'E to 23°56.098'S, 151°26.748'E and 23°56.208'S, 151°26.741'E, generally eastwards; near S10 beacon 23°55.907'S, 151°28.655'E and 23°56.013'S, 151°28.689'E then 23°55.816'S, 151°28.858'E and 23°55.905'S, 151°28.928'E, generally north-eastwards; at S2 beacon 23°54.111'S, 151°30.665'E and 23°53.931'S, 151°31.019'E, generally north-westwards to the perimeter of the spoil ground at 23°53.316'S, 151°29.351'E and 23°52.536'S, 151°29.844'E.
3. The spoil ground is the area within the boundary 23°53.316'S, 151°29.351'E and 23°53.303'S, 151°28.006'E and 23°52.826'S, 151°27.094'E and 23°51.797'S, 151°27.743'E and 23°51.804'S, 151°28.445'E and 23°52.536'S, 151°29.844'E.
4. This exemption is effective from 1 November 2011 until 31 October 2012;
5. The Regional Harbour Master (Gladstone) must be notified of all vessel masters operating the ships described in the schedule; and
6. The masters of the ships described in the schedule must otherwise comply with all relevant legislation and Harbour Master's directions.

PATRICK QUIRK  
General Manager  
Maritime Safety Queensland

#### NOTIFICATION OF REPEAL OF GAZETTE NOTICE

*Transport Operations (Marine Safety) Regulation 2004*

Maritime Safety Queensland  
Brisbane 7 November 2011

I, Patrick Quirk, General Manager, Maritime Safety Queensland, declare that this notice repeals the Notification of Danger to Marine Safety which was published on pages 373 and 374 of the Queensland Government Gazette, Number 39 on 2 October 2009 relating to an exclusion zone as shown in red on map "S9-80-2" prepared by Maritime Safety Queensland and held at the Regional Harbour Master's office Mackay.

Patrick Quirk  
General Manager  
Maritime Safety Queensland

**REVOCATION OF FORMS UNDER THE  
CHILD PROTECTION ACT 1999**

**Revocation**

This notice is to replace the notification published in the Government Gazette of 5 December 2003. The following forms have been revoked, as approved by Linda A Apelt, Director-General, Department of Communities on 27 October 2011.

**Revocation of existing forms**

The following forms have been revoked:

Form No.	Version No.	Form Heading
3	2	Temporary Assessment Order
4	2	Temporary Assessment Order – Extension/Variation/Revocation
7	2	Court Assessment Order
8	2	Court Assessment Order – Extension/Variation/Revocation
13	2	Child Protection Order
14	2	Child Protection Order – Extension/Variation/Revocation
15	2	Child Protection order made in place of a revoked order

**Availability of forms**

These forms are available from:

Department of Communities, Child Safety Services  
Court Services  
GPO Box 806,  
Brisbane Q 4001  
Ph: (07) 3235 9859  
[www.communities.qld.gov.au/childsafety](http://www.communities.qld.gov.au/childsafety)

*Liquor Act 1992*

**NOTIFICATION OF AN AMENDED APPROVED FORM**

Pursuant to section 4 of the *Liquor Act 1992*, it is hereby notified that the Licensee's Course Certificate has been amended from 17 October 2011.

A transition period, from Monday 17 October 2011 to Wednesday 30 November 2011 has been set, during which time training providers approved by the Office of Liquor and Gaming Regulation (OLGR) to deliver the Licensee's Course (Responsible Management of Licensed Venues) may issue the amended version but may continue to issue the previous version to successful course participants.

From Thursday 1 December 2011, the previous version of the form listed below will expire and may no longer be issued by training providers approved by OLGR.

Certificates issued prior to Thursday 1 December 2011 in the previous version will continue to be accepted until expired.

Form Number	Title	Previous Version	Amended Version
49	Licensee's Course Certificate	Version 1	Version 2

**BILLS OF PARLIAMENT ASSENTED TO**

**Queensland Legislative Assembly  
Brisbane**

It is hereby notified for general information that, on 4 November 2011, Her 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 *Adoption Act 2009*, the *Births, Deaths and Marriages Registration Act 2003*, the *Child Protection Act 1999* and the *Family Responsibilities Commission Act 2008* for particular purposes

**Short title:** *Family Responsibilities Commission and Other Acts Amendment Act 2011* – Act No. 35 of 2011.

**Commencement:** Date of Assent.

A Bill for An Act to assist housing affordability, increase housing supply, and support employment in the housing construction industry, by establishing a scheme for the payment of grants to persons building or purchasing new homes, and to amend the *State Development and Public Works Organisation Act 1971*

**Short title:** *Building Boost Grant Act 2011* – Act No. 36 of 2011.

**Commencement:** (1) The following provisions are taken to have commenced on 1 August 2011—

- (a) part 1, divisions 2 to 4, other than section 9(1)(h) and (4);
- (b) part 2, other than sections 18(e)(vii), 29, 32(2)(c)(iii) and 38(1)(a) and (b)(i) and (iii);
- (c) sections 94, 95(1) to (3), 102, 103, 105, 106 and 107;
- (d) schedule 2.

(2) Part 7 commences immediately after the commencement of this section.

**M Ries  
Acting Clerk of the Parliament**



Queensland

# Survey and Mapping Infrastructure (Survey Standards—Requirements for Mining Tenures) Notice (No. 1) 2011

**Subordinate Legislation 2011 No. 221**

made under the

*Survey and Mapping Infrastructure Act 2003*

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Survey and Mapping Infrastructure (Survey Standards—Requirements for Mining Tenures)  
Notice (No. 1) 2011

[s 1]

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## **1 Short title**

This regulation may be cited as the *Survey and Mapping Infrastructure (Survey Standards—Requirements for Mining Tenures) Notice (No. 1) 2011*.

## **2 Making of survey standards**

The survey standards contained in the document called ‘Survey Requirements for Mining Tenures, Version 3.0’ have been made by the chief executive under section 6 of the Act.

## **3 Public access to survey standards**

The following are available for inspection, without charge by the chief executive, on the department’s website—

- (a) a copy of the survey standards mentioned in section 2;
- (b) the provisions of any document applied, adopted, or incorporated by the survey standards.

*Editor’s note—*

The department’s website can be accessed at <[www.derm.qld.gov.au](http://www.derm.qld.gov.au)>.

## **4 Repeal of survey standards**

The survey standards contained in the document called ‘Survey Requirements for Mining Tenures, Version 2.0’ are repealed.

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### ENDNOTES

- 1 Made by the Minister for Finance, Natural Resources and The Arts on 25 October 2011.
- 2 Published in the gazette on 11 November 2011.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Environment and Resource Management.

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Authorised by the Parliamentary Counsel  
and printed by the Government Printer



Queensland

**NOTIFICATION OF SUBORDINATE LEGISLATION***Statutory Instruments Act 1992*

Notice is given of the making of the subordinate legislation mentioned in Table 1

**TABLE 1**  
**SUBORDINATE LEGISLATION BY NUMBER**

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**No. Subordinate Legislation**  
Empowering Act

- 
- 221<sup>1</sup> Survey and Mapping Infrastructure (Survey Standards—Requirements for Mining Tenures) Notice (No. 1) 2011**  
Survey and Mapping Infrastructure Act 2003
- 222 Drugs Misuse Amendment Regulation (No. 2) 2011**  
Drugs Misuse Act 1986
- 223 Hospitals Foundations Amendment Regulation (No. 1) 2011**  
Hospitals Foundations Act 1982
- 224 Fisheries Amendment Regulation (No. 3) 2011**  
Fisheries Act 1994
- 225 Food Production (Safety) Amendment Regulation (No. 1) 2011**  
Food Production (Safety) Act 2000
- 226 Water Resource (Cooper Creek) Plan 2011**  
Water Act 2000
- 227 Transport Operations (Passenger Transport) Amendment Regulation (No. 3) 2011**  
Transport Operations (Passenger Transport) Act 1994

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1 Published in the gazette 11 November 2011

## TABLE 2

### SUBORDINATE LEGISLATION BY EMPOWERING ACT

This table shows affected subordinate legislation

Empowering Act Subordinate Legislation	No.
<b>Drugs Misuse Act 1986</b>	
Drugs Misuse Regulation 1987	
• amd by Drugs Misuse Amendment Regulation (No. 2) 2011 . . . . .	222
<b>Fisheries Act 1994</b>	
Fisheries Regulation 2008	
• amd by Fisheries Amendment Regulation (No. 3) 2011 . . . . .	224
<b>Food Production (Safety) Act 2000</b>	
Food Production (Safety) Regulation 2002	
• amd by Food Production (Safety) Amendment Regulation (No. 1) 2011 . . . . .	225
<b>Hospitals Foundations Act 1982</b>	
Hospitals Foundations Regulation 2005	
• amd by Hospitals Foundations Amendment Regulation (No. 1) 2011 . . . . .	223
<b>Survey and Mapping Infrastructure Act 2003</b>	
Survey and Mapping Infrastructure (Survey Standards—Requirements for Mining Tenures) Notice (No. 1) 2011 . . . . .	221
<b>Transport Operations (Passenger Transport) Act 1994</b>	
Transport Operations (Passenger Transport) Regulation 2005	
• amd by Transport Operations (Passenger Transport) Amendment Regulation (No. 3) 2011 . . . . .	227
<b>Water Act 2000</b>	
<i>Water Resource (Cooper Creek) Plan 2000 SL No. 27</i>	
• rep by Water Resource (Cooper Creek) Plan 2011 . . . . .	226
Water Resource (Cooper Creek) Plan 2011 . . . . .	226

Copies of the subordinate legislation can be purchased by arrangement from—  
**Queensland Government Services Centre, 33 Charlotte Street, Brisbane Qld 4000**  
 To arrange for subordinate legislation to be sent to the centre for your collection please  
 telephone 131304

A mail service or a subscription service for subordinate legislation is also available from—  
**SDS Publications** . . . . . Telephone: (07) 3883 8700  
**PO Box 5506 Brendale, Qld 4500** . . . . . Facsimile: (07) 3883 8720

Purchase on-line at—<[www.bookshop.qld.gov.au](http://www.bookshop.qld.gov.au)>

*Liquor Act 1992*

## NOTICE OF APPLICATION FOR A LIQUOR LICENCE

**Applicant's Name:** Title Share Australia Pty Ltd.  
**Premises:** Marilyn's @ The Cove, Shop 6, 2-22 Veivers Road, Palm Cove.  
**Principal Activity:** Commercial Other (Subsidiary On-Premises) Licence - provision of meals prepared and served to be eaten on the premises.  
**Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday.

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Greg Waller** on (07) 4059 2185 or email [g.m.waller@bigpond.com](mailto:g.m.waller@bigpond.com)

**Closing Date for Objections or Submissions:** 14 December 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
PO Box 3005  
CAIRNS QLD 4870  
Telephone: (07) 4048 1172

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1997

*Liquor Act 1992*

## NOTICE OF APPLICATION FOR A LIQUOR LICENCE

**Applicant's Name:** Decaffeinated Pavilion Pty Ltd ATF Jan Flinders Square Unit Trust.  
**Premises:** Millie J & Co, Flinders Square, 334B Flinders Street, Townsville.  
**Principal Activity:** Commercial Other (Subsidiary On-Premises) Licence - provision of meals prepared and served to be eaten on the premises.  
**Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday.

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Matthew Jan See Chin** on (07) 4772 1678 or email [matt@cafebambini.com.au](mailto:matt@cafebambini.com.au)

**Closing Date for Objections or Submissions:** 8 December 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
PO Box 1885  
TOWNSVILLE QLD 4810  
Telephone: (07) 4760 7625

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1999

*Liquor Act 1992*

## NOTICE OF APPLICATION FOR LIQUOR LICENCE

**Applicant's Name:** Cendana and Irawan Pty Ltd.  
**Premises:** Nando's HQ, Tenancy 15, 512 Wickham Street, Fortitude Valley Qld.  
**Principal Activity:** Commercial Other (Subsidiary On-Premises) - provision of meals prepared, and served to be eaten on the licensed premises.  
**Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday.

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Rapport Lawyers** on (07) 3344 3833 or email [mail@rapportlawyers.com](mailto:mail@rapportlawyers.com)

**Closing Date for Objections or Submissions:** 14 December 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
Locked Bag 180  
CITY EAST QLD 4002  
Telephone: (07) 3224 7131

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1995

*Liquor Act 1992***NOTICE OF APPLICATION FOR A LIQUOR LICENCE**

**Applicant's Name:** Hancock Harvest Pty Ltd.

**Premises:** Spring – Shop 1 & 2, 26 Felix Street, Brisbane.

**Principal Activity:** Commercial Hotel Licence - The sale of liquor for consumption on or on and off the premises.

**Trading Hours:** 10:00a.m. to 12midnight - Monday to Sunday  
10:00a.m. to 10:00p.m. - Monday to Sunday  
(Takeaway Liquor only).

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Mr Danny Nixon Smith of Dickson-Wohlsen Strategies** on (07) 3878 8977 or email [danny.ns@dws.net.au](mailto:danny.ns@dws.net.au)

**Closing Date for Objections or Submissions:** 8 December 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
Locked Bag 180  
CITY EAST QLD 4002  
Telephone: (07) 3224 7131

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1998

*Liquor Act 1992***NOTICE OF APPLICATION FOR A LIQUOR LICENCE**

**Applicant's Name:** Night Life Entertainment Australia Pty Ltd.

**Premises:** The Vault Bar & Grill - 76A Scarborough Street, Southport.

**Principal Activity:** Commercial Other (Subsidiary On-Premises) Licence - The provision of meals prepared and served to be eaten on the premises.

**Proposed Trading Hours:**

10:00a.m. to 12midnight - Monday to Sunday.

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Jenny Wood, Commercial Licensing Specialists** on (07) 5526 0112 or email [jenny@clslicensing.com.au](mailto:jenny@clslicensing.com.au)

**Closing Date for Objections or Submissions:** 30 November 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
PO Box 3520  
Australia Fair  
SOUTHPORT QLD 4215  
Telephone: (07) 5581 3390

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1993

*Liquor Act 1992*

**NOTICE OF APPLICATION FOR EXTENDED TRADING HOURS**

**Applicant's Name:** Magnetic Island Country Club Inc.

**Premises:** Magnetic Island Country Club Inc - Hurst Street, Picnic Bay.

**Principal Activity:** Community Club - Business of a club.

**Trading Hours:** 7:00a.m. to 12midnight - Sunday.

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Mr Chris O'Brien** on (07) 4778 5188 or email [info@magneticislandgolf.com.au](mailto:info@magneticislandgolf.com.au)

**Closing Date for Objections or Submissions:** 8 December 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
PO Box 1855  
TOWNSVILLE QLD 4810  
Telephone: (07) 4760 7625

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1996

*Liquor Act 1992*

**NOTICE OF APPLICATION FOR A VARIATION OF CONDITIONS**

**Applicant's Name:** Far North Queensland Ports Corporation Limited.

**Premises:** Salt House - Cairns Port Authority, Marina Site Precinct, 12 City Port, Pier Point Road, Cairns.

**Principal Activity:** Commercial Special Facility.

**Trading Hours:** 10:00a.m. to 2:00a.m. - Monday to Sunday.

**Proposed Variation of Licence:**

To allow windows to remain open for in-house entertainment. Windows are to remain closed when live entertainment is being conducted.

**OBJECTIONS TO THIS APPLICATION MAY BE FILED BY A MEMBER OF THE PUBLIC OVER THE AGE OF 18 WHO HAS A PROPER INTEREST IN THE LOCALITY CONCERNED AND IS LIKELY TO BE AFFECTED BY THE GRANT OF THE APPLICATION.**

**COPIES OF ANY OBJECTIONS OR SUBMISSIONS (INCLUDING OBJECTOR'S DETAILS) WILL BE FORWARDED TO THE APPLICANT AND A CONFERENCE MAY BE HELD.**

**Grounds for Objection:**

- undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;
- harm from alcohol abuse and misuse and associated violence;
- an adverse effect on the health or safety of members of the public;
- an adverse effect on the amenity of the community.

**Format of Objections:**

Objections must be lodged in writing individually or in petition form and must state the grounds for objection. **An objection in the form of a petition must be in a format stipulated in the Act and the principal contact person should discuss the proposed petition with the Licensing Officer listed below. A petition template is able to be downloaded from the Office of Liquor and Gaming Regulation website at [www.olgr.qld.gov.au](http://www.olgr.qld.gov.au)**

**A MEMBER OF THE PUBLIC MAY MAKE A WRITTEN SUBMISSION TO THE CHIEF EXECUTIVE REGARDING** whether the granting of this application will impact on the community, particularly relating to matters which the chief executive must have regard under Section 116(8) of the *Liquor Act 1992*.

For further information on what is being proposed by the applicant, please contact **Jenny Wood, Commercial Licensing Specialists** on (07) 5526-0112 or email [jenny@clslicensing.com.au](mailto:jenny@clslicensing.com.au)

**Closing Date for Objections or Submissions:** 30 November 2011

**Lodging Objections or Submissions:**

Objections and/or Submissions should be lodged with:

Licensing Officer  
Office of Liquor and Gaming Regulation  
PO Box 3005  
CAIRNS QLD 4870  
Telephone: (07) 4048 1172

All objectors will be notified in writing when a decision has been made on the application.

**Executive Director, Office of Liquor and Gaming Regulation** 1994

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