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Queensland Government Gazette

NATURAL RESOURCES AND MINES

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VOL. 366]

FRIDAY 29 AUGUST 2014

[No. 90

Land Act 1994

FORFEITURE NOTICE (No 06) 2014

Short title

1. This notice may be cited as the *Forfeiture Notice (No 06) 2014*.

Forfeiture of lease [240S of the Act]

2. The lease referred to in the Schedule is forfeited for non payment of the rent.

3. The effective date of forfeiture is the date the particulars of the forfeiture are registered in the Leasehold Land Registry.

SCHEDULE

North Region, Cairns Office

Non Competitive Lease No 43/2980, Lot 22 on SO47, area of 215.8 ha.

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.
4. File Reference – 2014/005474

Land Act 1994

FORFEITURE NOTICE (No 07) 2014

Short title

1. This notice may be cited as the *Forfeiture Notice (No 07) 2014*.

Forfeiture of lease [240S of the Act]

2. The lease referred to in the Schedule is forfeited for non payment of the rent.

3. The effective date of forfeiture is the date the particulars of the forfeiture are registered in the Leasehold Land Registry.

SCHEDULE

North Region, Cairns Office

Special Lease No. 43/49374, Lot 8 on SO83, area of about 1180 ha.

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.
4. File Reference – 2014/005665

Place Names Act 1994

PLACE NAME DECISION NOTICE (No 06) 2014

Short title

1. This notice may be cited as *Place Name Decision Notice (No 06) 2014*.

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

2. Notice is given that Andrew Cripps, Minister for Natural Resources and Mines has decided to name the places and alter the boundary of places set out in the Schedule.

SCHEDULE

Name	Feature	Local Government Area	Geog. Co-ords		Plan No.	Remarks
			Lat. S.	Long. E.		
Wonga Beach	Beach	Douglas Shire	16°20'16"	145°25'04"	QPN1231	New name
Wonga Beach	Locality	Douglas Shire	16°20'02"	145°24'58"	QPN1231	Previously Wonga
Wonga	Locality	Douglas Shire	16°20'02"	145°24'58"	QPN1090	Discontinued. Name change to Wonga Beach
Diamond Head	Headland	Gold Coast City	27°49'18"	153°22'48"	QPN1240	New name
Maudsland	Locality	Gold Coast City	27°56'27"	153°16'51"	QPN1239	Bdy alteration
Upper Coomera	Suburb	Gold Coast City	27°52'43"	153°17'10"	QPN1239	Bdy alteration

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.
4. Datum of Co-ordinates - Geocentric Datum of Australia 94
5. File Reference - QPN1239, QPN1240 and QPN1231

*Acts Interpretation Act 1954**Place Names Act 1994***PLACE NAME DECISION (AMENDMENT) NOTICE (NO 06) 2014****Short title**

1. This notice may be cited as the *Place Name Decision (Amendment) Notice (No 06) 2014*.

Notice of Amendment of Place Name Decision [s.24AA of the *Acts Interpretation Act 1954* and s.11 of the *Place Names Act 1994*]

2. Notice is given that Andrew Cripps, Minister for Natural Resources and Mines has decided to 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.		
Grosmont	Locality	Banana Shire	25°57'59"	149°46'01"	QPN931	Bdy Amended Vide CHQ 022459/722 Currently gazetted in Taroom Shire
Taroom	Locality	Banana Shire	25°38'00"	149°51'00"	QPN931	Bdy Amended Vide CHQ 022459/722 Currently gazetted in Taroom Shire
Glenmoral	Locality	Banana Shire	24°57'18"	149°52'41"	QPN628	Bdy Amended Vide CHQ 022459/930
Kianga	Locality	Banana Shire	24°41'25"	150°01'35"	QPN628	Bdy Amended Vide CHQ 022459/930
Argoon	Locality	Banana Shire	24°13'01"	150°26'45"	QPN628	Bdy Amended Vide CHQ 022459/935
Callide	Locality	Banana Shire	24°16'56"	150°30'47"	QPN628	Bdy Amended Vide CHQ 022459/935
Dumgree	Locality	Banana Shire	24°10'17"	150°38'20"	QPN628	Bdy Amended Vide CHQ 022459/935
Banana	Locality	Banana Shire	24°25'47"	150°09'19"	QPN628	Bdy Amended Vide CHQ 022459/939
Orange Creek	Locality	Banana Shire	24°19'56"	150°20'56"	QPN628	Bdy Amended Vide CHQ 022459/939
Narbethong	Locality	Barcaldine Regional	23°49'05"	145°39'05"	QPN1071	Bdy Amended Vide CHQ 022459/706
Patrick	Locality	Barcaldine Regional	23°45'16"	145°14'47"	QPN1071	Bdy Amended Vide CHQ 022459/706
Bauhinia	Locality	Central Highlands Regional	24°32'31"	149°16'42"	QPN1074	Bdy Amended Vide CHQ 022459/768
Dromedary	Locality	Central Highlands Regional	24°35'14"	149°07'17"	QPN1074	Bdy Amended Vide CHQ 022459/768
Boyne Island	Locality	Gladstone Regional	23°56'01"	151°19'17"	QPN1160	Bdy Amended Vide CHQ 022459/925
Wurdong Heights	Locality	Gladstone Regional	23°57'45"	151°16'60"	QPN1160	Bdy Amended Vide CHQ 022459/925
Sun Valley	Suburb	Gladstone Regional	23°52'31"	151°15'33"	QPN1160	Bdy Amended Vide CHQ 022459/936
West Gladstone	Suburb	Gladstone Regional	23°51'30"	151°14'46"	QPN1160	Bdy Amended Vide CHQ 022459/936
Cawarral	Locality	Livingstone Shire	23°15'08"	150°40'23"	QPN1245	Bdy Amended Vide CHQ 022459/734
Ironpot	Locality	Livingstone Shire	23°16'12"	150°35'59"	QPN1245	Bdy Amended Vide CHQ 022459/734
Mulara	Locality	Livingstone Shire	23°12'22"	150°36'41"	QPN1245	Bdy Amended Vide CHQ 022459/734
Bungundarra	Locality	Livingstone Shire	23°02'45"	150°38'25"	QPN1245	Bdy Amended Vide CHQ 022459/907
Woodbury	Locality	Livingstone Shire	22°58'49"	150°43'02"	QPN1245	Bdy Amended Vide CHQ 022459/907
Bondoola	Locality	Livingstone Shire	23°11'10"	150°41'08"	QPN1245	Bdy Amended Vide CHQ 022459/908
Cawarral	Locality	Livingstone Shire	23°15'08"	150°40'23"	QPN1245	Bdy Amended Vide CHQ 022459/908
Tanby	Locality	Livingstone Shire	23°13'22"	151°44'4"	QPN1245	Bdy Amended Vide CHQ 022459/908
Hidden Valley	Locality	Livingstone Shire	23°10'05"	150°43'08"	QPN1245	Bdy Amended Vide CHQ 022459/909
Taroomball	Locality	Livingstone Shire	23°10'14"	150°45'03"	QPN1245	Bdy Amended Vide CHQ 022459/909
Ernestina	Locality	Longreach Regional	23°43'50"	143°56'20"	QPN1078	Bdy Amended Vide CHQ 022459/758 & CHQ 022459/759
Longreach	Locality	Longreach Regional	23°26'52"	144°12'40"	QPN1078	Bdy Amended

Total	Locality	Longreach Regional	23°56'42"	143°39'47"	QPN1078	Vide CHQ 022459/758 Bdy Amended
The Range	Suburb	Rockhampton Regional	23°23'42"	150°29'43"	QPN1244	Vide CHQ 022459/759 Bdy Amended
West Rockhampton	Suburb	Rockhampton Regional	23°23'15"	150°28'53"	QPN1244	Vide CHQ 022459/733 Bdy Amended
Depot Hill	Suburb	Rockhampton Regional	23°23'41"	150°31'10"	QPN1244	Vide CHQ 022459/733 Bdy Amended
Port Curtis	Suburb	Rockhampton Regional	23°25'11"	150°32'26"	QPN1244	Vide CHQ 022459/735 Bdy Amended
Rockhampton City	Suburb	Rockhampton Regional	23°22'52"	150°30'28"	QPN1244	Vide CHQ 022459/735 Bdy Amended
Alton Downs	Locality	Rockhampton Regional	23°18'57"	150°21'52"	QPN1244	Vide CHQ 022459/735 Bdy Amended
Nine Mile	Locality	Rockhampton Regional	23°24'49"	150°20'57"	QPN1244	Vide CHQ 022459/737 Bdy Amended
Corfield	Locality	Winton Shire	22°03'14"	143°32'01"	QPN619	Vide CHQ 022459/737 Bdy Amended
Winton	Locality	Winton Shire	22°22'56"	143°02'18"	QPN619	Vide CHQ 022459/778 Bdy Amended
Farleigh	Locality	Mackay Regional	21°05'52"	149°05'11"	QPN1079	Vide CHQ 022459/778 Bdy Amended
Balnagowan	Locality	Mackay Regional	21°07'05"	149°01'05"	QPN1079	Vide CHQ 022459/773 Bdy Amended
Greenmount	Locality	Mackay Regional	21°10'56"	149°01'58"	QPN1079	Vide CHQ 022459/773 Bdy Amended
Palmyra	Locality	Mackay Regional	21°12'12"	149°04'59"	QPN1079	Vide CHQ 022459/921 Bdy Amended
Kinchant Dam	Locality	Mackay Regional	21°13'51"	148°54'28"	QPN1079	Vide CHQ 022459/921 Bdy Amended
North Eton	Locality	Mackay Regional	21°13'55"	148°56'57"	QPN1079	Vide CHQ 022459/922 Bdy Amended
Mount Ossa	Locality	Mackay Regional	20°58'37"	148°50'01"	QPN1079	Vide CHQ 022459/922 Bdy Amended
Mount Martin	Locality	Mackay Regional	21°06'18"	148°49'15"	QPN1079	Vide CHQ 022459/937 Bdy Amended
Sarina	Locality	Mackay Regional	21°26'26"	149°09'50"	QPN1079	Vide CHQ 022459/937 Bdy Amended
Armstrong Beach	Locality	Mackay Regional	21°26'23"	149°14'30"	QPN1079	Vide CHQ 022459/770 Bdy Amended
Richmond	Suburb	Mackay Regional	21°05'50"	149°07'48"	QPN1079	Vide CHQ 022459/770 Bdy Amended
Glenella	Suburb	Mackay Regional	21°07'12"	149°08'25"	QPN1079	Vide CHQ 022459/774 Bdy Amended
Goorganga Creek	Locality	Whitsunday Regional	20°31'09"	148°30'25"	QPN1084	Vide CHQ 022459/774 Bdy Amended
Gunyarra	Locality	Whitsunday Regional	20°29'53"	148°34'46"	QPN1084	Vide CHQ 022459/761 Bdy Amended
Thoopara	Locality	Whitsunday Regional	20°33'10"	148°34'29"	QPN1084	Vide CHQ 022459/761 Bdy Amended
Kelsey Creek	Locality	Whitsunday Regional	20°26'17"	148°30'28"	QPN1084	Vide CHQ 022459/761 Bdy Amended
Airlie Beach	Locality	Whitsunday Regional	20°16'28"	148°42'54"	QPN1084	Vide CHQ 022459761 & CHQ 022459/923 Bdy Amended
Cannonvale	Locality	Whitsunday Regional	20°17'11"	148°41'12"	QPN1084	Vide CHQ 022459/762 Bdy Amended
Dittmer	Locality	Whitsunday Regional	20°25'47"	148°24'54"	QPN1084	Vide CHQ 022459/762 Bdy Amended
Burton	Locality	Isaac Regional	21°35'24"	148°04'21"	QPN1077	Vide CHQ 022459/923 Bdy Amended
Moranbah	Locality	Isaac Regional	21°56'31"	147°52'47"	QPN1077	Vide CHQ 022459/828 Bdy Amended
Dysart	Locality	Isaac Regional	22°35'13"	148°20'42"	QPN1077	Vide CHQ 022459/828 Bdy Amended
Middlemount	Locality	Isaac Regional	22°48'47"	148°41'13"	QPN1077	Vide CHQ 022459/230 & CHQ 024459/714 Bdy Amended
Winchester	Locality	Isaac Regional	22°16'38"	148°02'41"	QPN1077	Vide CHQ 022459/230 & CHQ 024459/924 Bdy Amended
Carmila	Locality	Isaac Regional	21°52'23"	149°23'56"	QPN1077	Vide CHQ 022459/714 Bdy Amended

Clairview	Locality	Isaac Regional	22°02'35"	149°28'16"	QPN1077	Vide CHQ 022459/715 Bdy Amended
Mackenzie River	Locality	Isaac Regional	22°58'23"	148°51'47"	QPN1077	Vide CHQ 022459/715 Bdy Amended
Clermont	Locality	Isaac Regional	22°44'19"	147°26'11"	QPN1077	Vide CHQ 022459/924 Bdy Amended
Wolfgang	Locality	Isaac Regional	22°39'15"	147°48'30"	QPN1077	Vide CHQ 022459/780 Bdy Amended
Pasha	Locality	Isaac Regional	21°47'26"	147°27'26"	QPN1077	Vide CHQ 022459/780 Bdy Amended
Kilcummin	Locality	Isaac Regional	22°20'28"	147°35'13"	QPN1077	Vide CHQ 022459/829 Bdy Amended
Branchview	Locality	Toowoomba Regional	27°37'09"	151°21'04"	QPN1216	Vide CHQ 022459/829 Bdy Amended
Cecil Plains	Locality	Toowoomba Regional	27°28'15"	151°09'44"	QPN1216	Vide CHQ 022459/601 Bdy Amended
Condamine Plains	Locality	Toowoomba Regional	27°40'00"	151°17'00"	QPN1216	Vide CHQ 022459/601 & CHQ 024459/600 Bdy Amended
Nangwee	Locality	Toowoomba Regional	27°30'36"	151°17'31"	QPN1216	Vide CHQ 022459/601 Bdy Amended
Tipton	Locality	Toowoomba Regional	27°27'49"	151°15'30"	QPN1216	Vide CHQ 022459/600 & CHQ 024459/601 Bdy Amended

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. These amendments shall take effect from 28 July 2014.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Natural Resources and Mines.
5. Datum of Co-ordinates - Geocentric Datum of Australia 94 (GDA94)
6. File References – QPN931, QPN1074, QPN1078, QPN1216, QPN1077, QPN1084, QPN1079, QPN619, QPN1244, QPN1245, QPN1160, QPN1071 and QPN628

Place Names Act 1994**PLACE NAME PROPOSAL NOTICE (No 06) 2014****Short title**

1. This notice may be cited as the Place Name Proposal Notice (No 06) 2014.

Notice of Place Name Proposal [s.9 of the Act]

- 2 Notice is given that Andrew Cripps, Minister for Natural Resources and Mines intends to proceed with a proposal to alter the boundaries of the places set out in the Schedule.

Display of plan

3. Plans illustrating the proposals may be viewed at www.dnrm.qld.gov.au.

Submissions

4. Individual submissions in writing, either in support of or against the proposals, may be lodged online at www.dnrm.qld.gov.au or sent to Queensland Place Names, Level 9 Landcentre, GPO Box 2454, Brisbane Qld 4001 within 2 months from the day of this publication.

SCHEDULE

Name	Feature	Local Government Area	Geog. Co-ords		Plan No.	Remarks
			Lat. S.	Long. E.		
Kianga	Locality	Banana Shire	24°41'25"	150°01'35"	QPN1255	Bdy alteration
Moura	Locality	Banana Shire	24°28'12"	149°56'24"	QPN1255	Bdy Alteration
Bucasia	Suburb	Mackay Regional	21°02'09"	149°08'44"	QPN1257	Bdy Alteration
Shoal Point	Suburb	Mackay Regional	21°01'00"	149°08'32"	QPN1257	Bdy Alteration
Cannonvale	Locality	Mackay Regional	20°17'11"	148°41'12"	QPN1256	Bdy Alteration
Cannon Valley	Locality	Mackay Regional	20°18'57"	148°39'04"	QPN1256	Bdy Alteration

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.
4. Datum of Co-ordinates - Geocentric Datum of Australia 94
5. File Reference - QPN1255, QPN1256 and QPN1257

Land Act 1994**REOPENING OF TEMPORARILY CLOSED ROAD NOTICE
(NO 22) 2014****Short title**

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 22) 2014*.

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

2. It is declared that the area of land comprised in the former Road Licence mentioned in the Schedule is reopened as road.

SCHEDULE**South Region, Bundaberg Office**

An area of about 0.5059 ha being part of the road abutting the western boundary of Lot 1 on RP179909, being the land contained within former Road Licence No. 7/3392, (parish of Tantitha). (2014/006226)

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Natural Resources and Mines.

Land Act 1994
OBJECTIONS TO PROPOSED ROAD CLOSURE
NOTICE (NO 34) 2014

Short title

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 34) 2014*.

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 Executive Director, Department of Natural Resources and Mines, at the regional office for the region in which the road is situated.

(2) Latest day for lodgement of objections is **9 October 2014**.

(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-

- (a) the Department of Natural Resources and Mines Offices at Townsville, Brisbane, Caboolture, Gold Coast, Nambour and Cairns; and
- (b) the Local Government Offices of Charters Towers Regional, Brisbane City, Moreton Bay Regional, Gold Coast City, Noosa Shire and Cairns Regional;

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

SCHEDULE**PERMANENT CLOSURE****North Region, Townsville Office**

1 An area of about 1.22 ha being part of Gregory Developmental Road abutting Lot 1 on MPH35587 (parish of Black Jack, locality of Seventy Mile) and shown as plan of Lot 1, proposed permanent road closure on Drawing TSV2014-31. (2014/003228)

South Region, Brisbane Office

2 An area of about 771 m² being part of Cedar Creek Road adjoining Lot 20 on RP214993 (parish of Samford, locality of Upper Kedron) and shown as road proposed to be permanently closed on Drawing 14/162. (2014/005543)

South Region, Caboolture Office

3 An area of about 3800 m² being part of Cottrill Road abutting Lot 2 on SP204613 (parish of Canning, locality of Caboolture) and shown as road proposed to be permanently closed on Drawing 14/170. (2014/005533)

South Region, Gold Coast Office

4 An area of about 749 m² being part of Christensen Road separating Lot 6 on SP260824 from Lot 7 on SP260820 (parish of Albert, locality of Stapylton) and shown as road proposed to be permanently closed on Drawing 14/177. (2014/006465)

South Region, Nambour Office

5 An area of about 1.60 ha being part of Blanckensee Road abutting the southern boundary of Lot 1 on SP233312 (parish of Tuckekoi, locality of Black Mountain) and shown as road proposed to be permanently closed on Drawing 14/167. (2014/005389)

TEMPORARY CLOSURE**North Region, Cairns Office**

6 Areas totalling about 1.7475 ha abutting Lots 21 and 22 on SP188698 (parish of Sophia, locality of Aloomba) and shown as plan of Lots A and B, proposed temporary road closure on Drawing TSV2014-42. (2009/004912)

ENDNOTES

- 1. Published in the Gazette on 29 August 2014.
- 2. Not required to be laid before the Legislative Assembly.
- 3. The administering agency is the Department of Natural Resources and Mines.

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Queensland Government Gazette

TRANSPORT AND MAIN ROADS

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[No. 91

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

TAKING OF LAND NOTICE (No. 2749) 2014

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2749) 2014*.

Land to be taken [s.15C(5) of the *Acquisition of Land Act 1967*]

2. Following agreement in writing, the land described in the Schedule is taken for the purpose of transport, in particular, road purposes, as from 29 August 2014, 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 Nares, Parish of Smithfield - an area of 12 square metres being the whole of Lot 6 on RP894528 contained in Title Reference: 50254210.

County of Nares, Parish of Smithfield - an area of about 1031 square metres being part of Lot 1 on RP894528 contained in Title Reference: 50254206.

County of Nares, Parish of Smithfield - an area of about 2134 square metres (including about 46.59 square metres from part of Easement B on RP894528) being part of Lot 23 on RP894528 contained in Title Reference: 50254211.

As shown approximately on Plan R203-775 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Cairns Region
Captain Cook Highway (Cairns – Mossman)
JCU Premium Bus Stop
495/6275; 6278 and 6279

ENDNOTES

1. Made by the Governor in Council on 21 August 2014.
2. Published in the Gazette on 29 August 2014.
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. 2766) 2014

Short title

1. This notice may be cited as the *Amending Taking of Leasehold Interests in Land Notice (No. 2766) 2014*.

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

2. Schedule to the Taking of Leasehold Interests in Land Notice (No. 2455) 2012 dated 6 September 2012 and published in the Gazette of 14 September 2012, at page 53, 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. 2455) 2012 dated 6 September 2012 and published in the Gazette of 14 September 2012, at page 53, 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 Banks, Parish of Deighton* - an area of about 6143 square metres being part of Lot 198 on SP207018 contained in Title Reference: 17666143.

As shown approximately on Plan R203-771NT held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Cook Shire
 Peninsula Developmental Road (Laura – Coen)
 Laura to Laura Racecourse Turnoff
 495/6079”

Insert - “*County of Banks, Parish of Deighton* - an area of 7397 square metres being Lot 200 on SP253481 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 17666143.

Cook Shire
 Peninsula Developmental Road (Laura – Coen)
 Laura to Laura Racecourse Turnoff
 495/6079”

ENDNOTES

1. Made by Acting Director (Property Acquisitions and Disposals) on 19 August 2014 pursuant to delegation for the Minister for Transport and Main Roads under section 51 of the *Acquisition of Land Act 1967*.
2. Published in the Gazette on 29 August 2014.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

Transport Infrastructure Act 1994

**NOTIFICATION OF DECLARATION AND REVOCATION
 OF A STATE-CONTROLLED ROAD**

Notice is hereby given under sections 24 and 25 of the *Transport Infrastructure Act 1994*, that the road or route, or part of the road or route described in the schedule is hereby declared or revoked as a State-controlled road, as the case may be. As required by the abovementioned sections of the *Transport Infrastructure Act 1994*, the relevant local government has been notified and the declaration described in the schedule below is consistent with the department’s transport infrastructure strategies.

Scott Emerson
 Minister for Transport and Main Roads

THE SCHEDULE

That on and from 29 August 2014, the declaration of the State-controlled road specified in Appendix I hereto, be revoked, and in lieu thereof, the road described in Appendix II hereto, be declared a State-controlled road, respectively, under and for the purposes of the *Transport Infrastructure Act 1994*.

The area (that is, alignment and width) of the State-controlled road described in Appendix II shall apply to the full width of the road corridor, where the existing trafficked route is contained within a surveyed road corridor, provided that, where the existing trafficked route is contained within a State reserve, State forest, timber reserve, vacant State land or pastoral holding, the area (that is, alignment and width) shall apply to 30 metres each side of the centre line of the trafficked route.

APPENDIX I

Name of State-controlled Road	Date of Declaration Relevant to Road
No. 15A Barkly Highway (Cloncurry – Mount Isa) State Highway Cloncurry Shire	7 March 1997

APPENDIX II

**No. 15A
BARKLY HIGHWAY
(Cloncurry – Mount Isa)
CLONCURRY SHIRE COUNCIL**

From its intersection with the Flinders Highway at the intersection of Ramsay and Sheaffe Streets in Cloncurry, to the Mount Isa City Council boundary at a point near the north western corner of the south western severance of Lot 922 on SP137139, by the route shown on the approved plans held by the Director-General, Department of Transport and Main Roads, and identified by the registration numbers RD15A-1-D, RD15A-2-G and RD15A-3-A.

Length ... 92.25 kilometres (approximately)

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Department of Transport and Main Roads.

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LOCAL GOVERNMENT
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[No. 92

Local Government Act 2009

GLADSTONE REGIONAL COUNCIL (MAKING OF LOCAL LAW)
NOTICE (NO. 1) 2014

Title

1. This notice may be cited as *Gladstone Regional Council (Making of Local Law) Notice (No. 1) 2014*.

Commencement

2. This notice commences on the date it is published in the gazette.

Making of local law

3. Gladstone Regional Council (the "Council") has, by resolution dated the 19th day of August 2014, made each of:-
 - (a) *Animal Management (Amendment) Local Law (No. 1) 2014*; and
 - (b) *Animal Management (Amendment) Subordinate Local Law (No. 1) 2014*.

Local law amended

4. *Animal Management (Amendment) Local Law (No. 1) 2014* amends *Local Law No. 2 (Animal Management) 2011*.
5. *Animal Management (Amendment) Subordinate Local Law (No. 1) 2014* amends *Subordinate Local Law No. 2 (Animal Management) 2011*.

Local Government Act 2009

LOGAN CITY COUNCIL
(MAKING OF LOCAL LAW)
NOTICE (NO. 3) 2014

Title

1. This notice may be cited as the *Logan City Council (Making of Local Law) Notice (No. 3) 2014*.

Commencement

2. This notice commences on the date that it is published in the Gazette.

Making of Local Law

3. Pursuant to the provisions of the *Local Government Act 2009*, the Logan City Council made *Amending Local Law No. 1 (Local Law No. 10 (Public Health) 1999) 2014* by resolution on 26 August 2014. The object of this local law is to amend *Local Law No. 10 (Public Health) 1999* to delete some circumstances in which plants are deemed to be a nuisance.

Consolidated Version of Subordinate Local Law

4. Council has, by resolution dated 26 August 2014, adopted a consolidated version of *Local Law No. 10 (Public Health) 1999*.

Inspection

5. Copies of the local laws may be -
 - (a) inspected or obtained free of charge at Council's public office at 150 Wembley Road, Logan Central;
 - (b) viewed on the website of the Department of Local Government, Community Recovery and Resilience.

*Local Government Act 2009***PALM ISLAND ABORIGINAL SHIRE COUNCIL
(MAKING OF MODEL LOCAL LAW) and (MAKING OF SUBORDINATE
LOCAL LAW) NOTICE (NO. 1) 2014****Title**

1. This Notice may be cited as the *Palm Island Aboriginal Shire Council (Making of Model Local Law) and (Making of Subordinate Local Law) Notice (No. 1) 2014*.

Commencement

2. This Notice commences on the date it is published in the Gazette

Making of local law

3. Pursuant to the provisions of the *Local Government Act 2009* the Palm Island Aboriginal Shire Council made the following local laws by resolution on 4 August 2014.

- (A) *Local Law No. 1 (Administration) 2014* which incorporates *Model Local Law No. 1 (Administration) 2010*, and includes the repeal of the following existing local laws—

- (a) *Palm Island Aboriginal Council By-Laws Chapter 1 – Preliminary, Repeal, Etc*
- (b) *Palm Island Aboriginal Council By-Laws Chapter 2 – General Provisions*
- (c) *Palm Island Aboriginal Council By-Laws Chapter 3 – Accommodation*
- (d) *Palm Island Aboriginal Council By-Laws Chapter 4 – Advertisements*
- (e) *Palm Island Aboriginal Council By-Laws Chapter 6 – Allotment Numbers*
- (f) *Palm Island Aboriginal Council By-Laws Chapter 9 – Bridges and Culverts*
- (g) *Palm Island Aboriginal Council By-Laws Chapter 10 – Buildings*
- (h) *Palm Island Aboriginal Council By-Laws Chapter 11 – Camping, Caravans, Caravan Parks and Cabins*
- (i) *Palm Island Aboriginal Council By-Laws Chapter 12 – Cemeteries*
- (j) *Palm Island Aboriginal Council By-Laws Chapter 13 – Common Seal*
- (k) *Palm Island Aboriginal Council By-Laws Chapter 16 – Explosives*
- (l) *Palm Island Aboriginal Council By-Laws Chapter 17 – Extractive Industries*
- (m) *Palm Island Aboriginal Council By-Laws Chapter 18 – Go Kart Control*
- (n) *Palm Island Aboriginal Council By-Laws Chapter 19 – Libraries*
- (o) *Palm Island Aboriginal Council By-Laws Chapter 20 – Meetings And Business Of The Council, Committees And Officers*
- (p) *Palm Island Aboriginal Council By-Laws Chapter 21 – Guest Houses*
- (q) *Palm Island Aboriginal Council By-Laws Chapter 24 – Petrol Pumps*
- (r) *Palm Island Aboriginal Council By-Laws Chapter 25 – Places of Public Amusement or Public Resort*
- (s) *Palm Island Aboriginal Council By-Laws Chapter 27 – Preservation of Trees*
- (t) *Palm Island Aboriginal Council By-Laws Chapter 28 – Private Works*
- (u) *Palm Island Aboriginal Council By-Laws Chapter 29 – Public Conveniences*
- (v) *Palm Island Aboriginal Council By-Laws Chapter 30 – Roads and Control of Traffic and Obstructions on Roads*
- (w) *Palm Island Aboriginal Council By-Laws Chapter 31 – Saleyards*
- (x) *Palm Island Aboriginal Council By-Laws Chapter 32 – Community Halls*

- (y) *Palm Island Aboriginal Council By-Laws Chapter 33 – Sporting Places*
- (z) *Palm Island Aboriginal Council By-Laws Chapter 34 – Temporary Homes*
- (aa) *Palm Island Aboriginal Council By-Laws Chapter 36 – Water Supply*
- (bb) *Palm Island Aboriginal Council By-Laws Chapter 37 – Sewerage*
- (cc) *Palm Island Aboriginal Council By-Laws Chapter 38 – Protection of Fauna and Flora*
- (dd) *Palm Island Aboriginal Council By-Laws Chapter 40 – Fire Fighting Service*
- (ee) *Palm Island Aboriginal Council By-Laws Chapter 42 – Rates and Charges*
- (ff) *Palm Island Aboriginal Council By-Laws Chapter 43 – Motels*
- (gg) *Palm Island Aboriginal Council By-Laws Chapter 45 – Law and Order*
- (hh) *Palm Island Aboriginal Council By-Laws Chapter 46 – Court Proceedings and Orders*

The local law so adopted will be referred to as *Local Law No. 1 (Administration) 2014* of Council's Local Laws.

Council notes that *Local Law No 1 (Administration) 2014* contains anti-competitive provisions.

- (B) *Local Law No. 2 (Animal Management) 2014* which incorporates *Model Local Law No. 2 (Animal Management) 2010*, and includes the repeal of the following existing local laws—

- (a) *Palm Island Aboriginal Council By-Laws Chapter 7 – Animals and Birds; and*
- (b) *Palm Island Aboriginal Council By-Laws Chapter 35 – Zoos.*

The local law so adopted will be referred to as *Local Law No. 2 (Animal Management) 2014* of Council's Local Laws.

- (C) *Local Law No. 3 (Community and Environmental Management) 2014* which incorporates *Model Local Law No. 3 (Community and Environmental Management) 2010*, and includes the repeal of the following existing local laws—

- (a) *Palm Island Aboriginal Council By-Laws Chapter 8 – Aqua Ammonia; and*
- (b) *Palm Island Aboriginal Council By-Laws Chapter 14 – Dangerous Goods; and*
- (c) *Palm Island Aboriginal Council By-Laws Chapter 15 – Discarded or Disused Machinery, Second-Hand Materials, Etc; and*
- (d) *Palm Island Aboriginal Council By-Laws Chapter 22 – Nuisance and Annoyance Control; and*
- (e) *Palm Island Aboriginal Council By-Laws Chapter 26 – Poisonous Baits; and*
- (f) *Palm Island Aboriginal Council By-Laws Chapter 39 – Noise.*

The local law so adopted will be referred to as *Local Law No. 3 (Community and Environmental Management) 2014* of Council's Local Laws.

- (D) *Local Law No. 7 (Indigenous Community Land Management) 2014*, which incorporates *Model Local Law No. 7 (Indigenous Community Land Management) 2010*, and includes the repeal of the following existing local laws—

- (a) *Palm Island Aboriginal Council By-Laws Chapter 23 – Parks and Reserves; and*
- (b) *Palm Island Aboriginal Council By-Laws Chapter 44 – Regulation of Presence of Persons in the area.*

The local law so adopted will be referred to as *Local Law No 7 (Indigenous Community Land Management) 2014* of Council's Local Laws.

Making of subordinate local law

4. Pursuant to the provisions of the *Local Government Act 2009* the Palm Island Aboriginal Shire Council made the following Subordinate Local Laws by resolution on 4 August 2014.

- (a) *Subordinate Local Law No. 1 (Administration) 2014*. This subordinate local law is authorised by *Local Law No. 1 (Administration) 2014* of the Council's local laws.

Council notes that *Subordinate Local Law No. 1 (Administration) 2014* contains anti-competitive provisions.

- (b) *Subordinate Local Law No. 2 (Animal Management) 2014*. This subordinate local law is authorised by *Local Law No. 2 (Animal Management) 2014* of the Council's local laws;

- (c) *Subordinate Local Law No. 3 (Community and Environmental Management) 2014*. This subordinate local law is authorised by *Local Law No. 3 (Community and Environmental Management) 2014* of the Council's local laws;

- (d) *Subordinate Local Law No. 7 (Indigenous Community Land Management) 2014*. The subordinate local law is authorised by *Local Law No. 7 (Indigenous Community Land Management) 2014* of the Council's local laws;

Inspection

5. A copy of the local law and subordinate local law may be inspected and purchased at the local government's public office and may be inspected at the Department's State Office.

ENDNOTES

1. Published in the Gazette on 29 August 2014.
2. Not required to be laid before the Legislative Assembly.
3. The administering agency is the Queensland Department of Local Government, Community Recovery and Resilience.

*Sustainable Planning Act 2009***HOPE VALE ABORIGINAL SHIRE COUNCIL
ADOPTION OF THE PLANNING SCHEME**

Notice is given under the *Sustainable Planning Act 2009* and Statutory Guideline 02/14: Making and amending local planning instruments, that on 23 July 2014, Hope Vale Aboriginal Shire Council adopted the Hope Vale Aboriginal Shire Council Planning Scheme and that the Scheme is to have effect from 1 September 2014.

A printed copy of the Hope Vale Aboriginal Shire Council Planning Scheme is available for viewing from Council and an electronic copy can be viewed and downloaded from Council's website at www.hopevale.qld.gov.au

Ross Higgins
Chief Executive Officer
Hope Vale Aboriginal Shire Council

*Sustainable Planning Act 2009***WOORABINDA ABORIGINAL SHIRE COUNCIL
ADOPTION OF THE PLANNING SCHEME**

Notice is given under the *Sustainable Planning Act 2009* and Statutory Guideline 02/14: Making and amending local planning instruments, that on 17th July 2014, Woorabinda Aboriginal Shire Council adopted the Woorabinda Aboriginal Shire Council Planning Scheme and that the Scheme is to have effect from 1 September 2014.

A printed copy of the Woorabinda Aboriginal Shire Council Planning Scheme is available for viewing from Council and an electronic copy can be viewed and downloaded from Council's website at www.woorabinda.qld.gov.au

Dermid Stower
Chief Executive Officer
Woorabinda Aboriginal Shire Council

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[No. 93

Department of Justice and Attorney-General
Brisbane, 27 August 2014

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 and Manager
Justices of the Peace Branch

THE SCHEDULE

Peter John ANDERSON
Edwin ARENAS
Rebecca Ann BEER
Joanne Lee BYRNE
Kathryn Anne CHASELING
Paul Owen DOBBRICK
David William DOWLING
Rebecca Jayne FLINTHAM
Vanessa Regina GRIFO
Richard Henley HOWARD

Cheryl Joy JAQUES
Louise Margaret KLEIN
Sabine Karoline KLIMISCH
Lisa Maree LOYEVSKI
Darryn Robert MCAULIFFE
Kevin Patrick John O'BRIEN
Roslyn Mary OSWALD
Kim Marie PATRICK
Stacey Anne PRICE
Trudi Lyn RAINES

Kevin Wayne RILEY
Jody Hilda ROSS
Annette Terease SAMMUT
Amber Louise SIMPSON
Stuart Lloyd SKERMAN
Andrea Michelle SORBELLO
Bonnie Jayne STEHBENS
William John WARE
Amanda Giuseppina WEISE
Peter John WHITE

Department of Justice and Attorney-General
Brisbane, 27 August 2014

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 and Manager
Justices of the Peace Branch

THE SCHEDULE

Deborah Catherine BARON
Bruce Livingstone CARR

Lew JOHNSON
Violet Patricia JOHNSON

Naomi Frances LUCAS

Department of Justice and Attorney-General
Brisbane, 27 August 2014

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 and Manager
Justices of the Peace Branch

THE SCHEDULE

Nikki Maree BLACKMAN	Michael Howard GREIG	Lorraine Dorothea POWIS
James William BOWE	Heather HAYNE	Susan Bette QUIRK
Nichola Kim COULSON	Kevin Gary HAYWARD	Clara SAAVEDRA
Angus Macdonald CROMBIE	Jill Lynette HINCHLIFFE	Daniel SHABROKH
Peter Andrew DAWSON	Christine Mary JONES	Gary John STEWART
Satyen Paul DCOSTA	Jeffrey Stevens KEMP	Sandra Jean STOCK
Kevin James FARQUHAR	Vicki Patrice LACEY	Sandra Meryl THOMSON
Nathan Charles FOSTER	Linda LEE	Peita Leanne TIPPETT
Susan Marie GEORGE	Maria Luisa LICITRA	Peter Norman WENHAM
Shane Ashley GIERKE	Michael Joseph MULRY	Joan Lorraine WICKS
Steven James GRAHAM	Noni Louise OLSEN	
Howard Charles GREIG	Steven Mark PAULL	

Department of Justice and Attorney-General
Brisbane, 27 August 2014

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 Justice of the Peace (Qualified).

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Leonard Eric MOORE	Deborah Ann RICHMOND	John Farnsworth SAINT-SMITH
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Department of Local Government,
Community Recovery and Resilience
Brisbane 29 August 2014

The Director-General, pursuant to Section 117 of the *Local Government Act 2009*, has appointed Mr Derrick Vickers of PricewaterhouseCoopers as an advisor to the Kowanyama Aboriginal Shire Council for the period from 1 September 2014 to 30 September 2014.

Craig Evans
Director-General
Department of Local Government,
Community Recovery and Resilience

DIRECTIVE 9/14*Supersedes: 5/13***Commission Chief Executive Directive: Voluntary Medical Retirement****1. Purpose:**

To establish a pilot scheme providing the conditions for and entitlements of public service employees who voluntarily retire for medical reasons.

2. Effective date:

29 August 2014

3. Legislative provisions:

Sections 53(baa), 53(c) and 136 of the *Public Service Act 2008* (PSA).

4. Application:

This directive applies to permanent public service employees engaged under the PSA and employed in the following agencies (the participating agencies):

- Department of Communities, Child Safety and Disability Services
- Department of the Premier and Cabinet
- Department of Education, Training and Employment
- Department of Agriculture, Fisheries and Forestry
- Department of National Parks, Recreation, Sport and Racing
- Department of Environment and Heritage Protection
- Department of Transport and Main Roads
- Department of State Development, Infrastructure and Planning
- Department of Tourism, Major Events, Small Business and the Commonwealth Games
- Public Safety Business Agency
- Department of Housing and Public Works

Where an employee to whom this directive applies holds more than one public service role, the application of this directive is extended to their additional employing agency(ies) if the employee is also employed by an agency not covered under this directive.

5. Related information:

Commission Chief Executive Guideline on Mental or Physical Incapacity.

DIRECTIVE:**6. Managing illness or injury impacting upon the performance of duties**

- 6.1 The Queensland Government is committed to supporting public service employees who experience illness or injury to maintain their employment, including, where appropriate, through the application of reasonable adjustment.

- 6.2 It is recognised, however, that this aim may not always be feasible, achievable or in the best interests of the employer or employee. This directive provides a framework for managing situations where an employee identifies that they cannot continue in their role because of illness or injury.
- 6.3 Processes under this directive should be implemented with appropriate sensitivity and respect.
- 6.4 Voluntary medical retirement is not an alternative to performance or conduct management.

7. Voluntary medical retirement request

- 7.1 A public service employee may apply for a voluntary medical retirement package in accordance with the provisions of this directive, where they have medical evidence certifying that they have an injury or illness that prevents (or is reasonably likely to prevent) them from continuing in or returning to their substantive role.
- 7.2 The medical evidence must address the employee's illness or injury, prospects for rehabilitation or adjustment and impact on the employee's ability to safely and effectively perform their current or other roles for which they are reasonably qualified.
- 7.3 An agency representative may suggest to an employee that they consider seeking medical advice to determine whether they should apply to retire under this directive.
- 7.4 The chief executive may accept medical evidence from the employee's treating medical practitioner and/or may request that independent medical evidence be provided.
- 7.5 An application under clause 7.1 must also state whether the employee holds more than one public service role. If so, the application must state the role titles, enclose a copy of the role description for all roles and must address the impact of the injury or illness on all roles. Where multiple roles exist, clause 8 applies.
- 7.6 In considering an application under clause 7.1 the chief executive must have regard to:
 - (a) the medical evidence, including the likely prospects of rehabilitation
 - (b) the ability to implement reasonable adjustment to support the continued employment of the employee
 - (c) the availability of other roles within the agency to which the employee may be transferred or redeployed
 - (d) a report from the employee's direct supervisor on the employee's performance
 - (e) any other matters the chief executive considers relevant.
- 7.7 Where the chief executive supports an application under clause 7.1, a letter of offer outlining the voluntary medical retirement package must be sent to the employee. The letter of offer must:
 - (a) provide the employee with two weeks to advise of their decision. Unless an extension is agreed to by the chief executive, where no decision is advised within two weeks, the employee is deemed to have declined the offer
 - (i) any extension under clause 7.7(a) must be reasonable and take into account the interests of the employer and employee in an early resolution

- (b) nominate a proposed separation date, however this date can be amended by mutual agreement. A nominated separation date should reflect that the agency has medical evidence that the employee cannot continue in their role and that an early resolution is in the interests of the employer and the employee
 - (c) attach a copy of this directive.
- 7.8 Employees are responsible for seeking their own advice in relation to financial and taxation issues and superannuation entitlements associated with accepting a voluntary medical retirement package, including the type and number of medical reports necessary to meet Australian Tax Office requirements for employment termination payments.
- 7.9 Where the chief executive does not support an application under clause 7.1, written advice, including reasons, must be provided to the employee.

8. Employees with multiple roles

- 8.1 Where an employee holds multiple roles that are:
 - (a) substantially the same, and/or
 - (b) the nature of the illness or injury is such that it impacts on the employee's ability to continue in more than one / all of the roles,an application under clause 7.1 must be made simultaneously in relation to all relevant permanent roles.
- 8.2 Where an employee holds multiple roles within an agency the chief executive must consider the factors in clause 7.6 in relation to each role.
- 8.3 Where an employee holds a role in more than one participating agency the chief executives of the employee's agencies must:
 - (a) consult with each other about any offer, including any transfer opportunities to maintain employment
 - (b) consider the application to retire in respect of the roles in their agency.
- 8.4 Where an employee holds multiple roles including one in an agency not participating in this directive:
 - (a) the chief executive of the employee's agency must consult with the chief executive(s) of the other agency(ies) about any offer, including any transfer opportunities to maintain employment
 - (b) The chief executive(s) is/are responsible for determining whether any offer of a voluntary medical retirement package is contingent upon the employee separating from all public service roles.
- 8.5 Where an employee who holds multiple roles, and as a result of clauses 8.3 or 8.4, is transferred such that their full-time equivalency equals or exceeds that of their combined roles, a voluntary medical retirement package may not be offered.
- 8.6 Where an employee who holds multiple roles, and as a result of clauses 8.3 or 8.4, is offered an increase to their full-time equivalency in one role, such that it equals or exceeds that of the combined roles, a voluntary medical retirement package may not be offered.

9. Voluntary medical retirement package

- 9.1 A voluntary medical retirement package comprises the following:
- (a) accrued recreation leave
 - (b) accrued long service leave for employees who have worked for at least five (5) years, on the basis of 1.3 weeks for each year of continuous service and a proportionate amount for an incomplete year of service
 - (c) a severance payment of two weeks full-time pay per full-time equivalent year of service and a proportionate amount for an incomplete year of service paid at the employee's substantive appointed level. The minimum payment is four weeks pay, and the maximum is 52 weeks.
- 9.2 A chief executive may, in consultation with the Commission Chief Executive of the Public Service Commission, offer an incentive payment as part of the voluntary medical retirement package.
- 9.3 A voluntary medical retirement package and any incentive payment for employees working on a part-time basis (as at the date of proposed separation) is to be calculated on a pro-rata basis.

10. Re-engagement

- 10.1 A person who accepts a voluntary medical retirement package under this directive may be re-engaged as a consultant, contractor, or employee in a Queensland Government entity provided that:
- (a) the person provides medical evidence that clearly and unambiguously states that the person's current condition would not affect his or her ability to safely and effectively perform the proposed role and re-engagement would not pose a risk of worsening or aggravating an existing injury or illness, including the injury or illness for which the person accepted a voluntary medical retirement package
 - (b) the employing agency has completed a risk assessment that supports re-engagement
 - (c) the person repays the severance payment, where they are liable for repayment, as if it were a severance payment under the directive relating to early retirement, retrenchment and redundancy
 - (d) any other matters the chief executive considers relevant.
- 10.2 The chief executive may accept medical evidence from the employee's treating medical practitioner and/or may request that independent medical evidence be provided.
- 10.3 Where a chief executive has made a decision under clause 8 that an employee with multiple part-time roles is not required to separate from all roles to receive a voluntary medical retirement package, the employee may continue in their existing role (or substantially similar role) but may not otherwise be engaged as a consultant, contractor, or employee in a Queensland Government entity, unless the requirements of re-engagement as set out in clause 10.1 are met.
- 10.4 A chief executive is responsible for determining if a role is substantially similar, having regard to whether the role uses the same skill sets as the existing role and whether it is or is not impacted on by the injury or illness which led to the voluntary medical retirement under clause 7.

11. Relationship with Chapter 5, Part 7 of the *Public Service Act 2008*

- 11.1 Voluntary medical retirement under this directive is a distinct and separate process from a medical assessment and subsequent decision under Chapter 5, Part 7 of the PSA.
- 11.2 Notwithstanding clause 11.1, an employee may make an application under clause 7.1 of this directive, where a direction has been made under s175 of the PSA but prior to a decision being made under s178 of the PSA and to avoid any doubt, an employee is not eligible for a voluntary medical retirement package where a decision has been made under s178 of the PSA.
- 11.3 Where a chief executive makes a decision under this directive to not offer a voluntary medical retirement package or an employee declines an offer under clause 7.7 of this directive, the chief executive should consider what action, if any, should be taken under Chapter 5, Part 7 of the PSA.

12 Reporting

- 12.1 A chief executive must provide information about the implementation of this directive as requested by the Commission Chief Executive of the Public Service Commission.

13 Transitional arrangements for the Department of Communities, Child Safety and Disability Services

- 13.1 A person who retired under the superseded directive may be re-engaged as a consultant, contractor, or employee in a Queensland Government entity on the conditions set out in this directive.
- 13.2 An application to retire by an employee lodged under the superseded directive that has not been decided when this directive takes effect shall be decided under this directive and the chief executive may decide to waive compliance with clause 7.6(d).

14 Definitions

Medical evidence means medical evidence that the chief executive considers provides sufficient information, including at least one specialist medical opinion to enable the chief executive to make a decision about the employee's application to retire or re-engagement.

Multiple roles means multiple part-time roles or a combination of part-time and casual roles, provided that at least one role is a permanent role.

Service, for the purposes of determining the separation payment, means any period of service that has been recognised for the purposes of calculating long service leave. This includes the current period of employment and any previous periods of service recognised in accordance with the directive relating to recognition of previous service and employment. Where an employee has previously received a severance payment¹, any recognised service to that date, will not count towards service when determining a separation payment under this directive.

¹ Including, but not limited to severance payments received for redundancy, retrenchment or voluntary separation program.

DIRECTIVE 10/14*Supersedes: 09/12***Commission Chief Executive Directive: Critical Incident Response and Recovery****1. Purpose:**

To support a flexible workforce ready to assist with critical incident response and recovery.

2. Effective date:

29 August 2014

3. Legislative provisions:

Sections 25, 46, 53 and 98 of the *Public Service Act 2008* (PSA)

4. Application:

This directive applies to public service employees and departments as defined under the PSA.

This directive does not apply to public service offices as defined under the PSA or their employees.

5. Related information:

Directive relating to critical incident entitlements and conditions

DIRECTIVE**6. Principles**

- 6.1 Critical incident reserve pools (reserve pools) support the government's commitment to response and recovery by redirecting the collective energies of the Queensland public service workforce from less critical priorities to the critical priorities of the protection of life and property and longer-term human and social recovery.
- 6.2 An employee's work health and safety (including management of fatigue) will be the primary responsibility of the agency engaging the employee, the employee's managers and rostering staff.
- 6.3 Employees have a responsibility to take reasonable care for his or her own health and safety.

7. Reserve pool

- 7.1 Critical incident reserve pools will be established to provide an inter-departmental pool of public service employees to undertake response and/or recovery activities.
- 7.2 The coordination and management of critical incident recovery and response reserve pools is the responsibility of the lead departments for response and recovery efforts respectively.
- 7.3 Reserve pool members are pre-approved to attend training and pre-season exercises and to be deployed to undertake response or recovery tasks.

8. Role of lead departments

- 8.1 In preparation for a critical incident, the lead departments will:
 - a) determine the desirable size and appropriate location(s), attributes and skill requirements of the reserve pool

- b) negotiate with each chief executive the numbers of reserve pool members which can feasibly be made available
- c) provide induction and training.

8.2 In the event or aftermath of a critical incident, the lead departments will:

- a) determine the location and type of tasks to be performed
- b) negotiate additional emergency resourcing if required
- c) have sole discretion to determine the deployment of reserve pool members to tasks and locations
- d) ensure the management of work health and safety, including fatigue, for deployed employees.

9. Role of departments

9.1 Chief executives will:

- a) prioritise critical incident response and recovery
- b) determine their department's critical service priorities as a basis for negotiating the department's contribution to the reserve pools
- c) identify the relevant areas of the department that will be permitted to contribute staff for the reserve pool
- d) encourage and provide the opportunity to employees to nominate as reserve pool members and provide information about departmental support mechanisms
- e) be responsible for ensuring their agency's readiness to meet their contribution of trained reserve pool members
- f) give priority to additional requests for assistance
- g) have sole discretion to determine which nominating employees will participate in a reserve pool
- h) ensure reserve pool members are released to undertake response and recovery preparation and deployment as required
- i) be responsible for the payment of costs, other than recoverable costs, associated with deployment of their own employees when undertaking response and recovery tasks
- j) ensure their department implements protocols for:
 - employees to formally notify that they no longer wish to serve on a reserve pool
 - notifying the relevant lead agency of employees who are no longer available
 - replacing employees who are no longer available
 - establishing a nominated contact officer to maintain an accurate contact list and who will resolve all issues relating to the reserve pool
 - ensuring the management of fatigue for employees returning from deployments.

9.2 Where there is disagreement on the level of a department's contribution to the reserve pool(s), or a department is unable to meet its quota, the department's contribution will be negotiated with the Commission Chief Executive (CCE) of the Public Service Commission (PSC).

10. Role of employees

- 10.1 Employees who volunteer to participate in a reserve pool will, except in extenuating circumstances, make themselves available to undertake training and induction and to be deployed as determined by the relevant lead department.
- 10.2 Public service employees will work under the direction of the relevant lead department. An employee who is unable to meet a direction given to them as a reserve pool member is to discuss their circumstances with the nominated contact officer within the relevant lead department.
- 10.3 Employees must take reasonable care for their health and safety, including fatigue management, during and after deployment.

11. Evaluation and reporting

- 11.1 The CCE of the PSC will determine how the effectiveness of the arrangements under this directive are to be evaluated.
- 11.2 The chief executives of the departments responsible for leading response and recovery efforts must report on evaluation criteria as determined by the CCE of the PSC.

12. Definitions

Unless otherwise provided, the terms in this directive have the meaning prescribed in the PSA.

Critical incident means any event requiring swift, decisive action by the Queensland Government in response to and recovery from such event and occurring outside of the normal course of routine business activities.

Deployment means the allocation of reserve pool members to response or recovery tasks by the relevant lead agency.

Lead Departments means the departments responsible for leading response and recovery efforts.

Quota means the proportion of an agency's full-time equivalent employees, as determined by the Department of Communities, Child Safety and Disability Services, that an agency is required to contribute to the reserve pool.

Recovery is a program of work led by the Department of Communities, Child Safety and Disability Services to assist in the physical, financial, social and emotional recovery of individuals and communities from the effects of a critical incident. Recovery activities may commence at the same time as the emergency response activities and can continue for some months beyond the initial response, depending on the needs of the affected community.

Response is a program of work led by the Queensland Fire and Emergency Services to prevent the loss of life and property in the event of a critical incident.

DIRECTIVE 11/14*Supersedes: 24/10***Minister Assisting the Premier Directive: Critical Incident Entitlements and Conditions****1. Purpose:**

To prescribe the entitlements and conditions for public service employees in critical incident circumstances.

2. Effective date:

29 August 2014

3. Legislative provisions:

Sections 52(3) and 54(1) of the *Public Service Act 2008* (PSA)

Section 687 of the *Industrial Relations Act 1999* (IRA)

4. Application:

This directive applies to departments and public service employees who are identified by the relevant chief executive as performing work essential to the resolution of the critical incident.

This directive prevails over other Ministerial Directives to the extent of any inconsistency.

In accordance with section 52(3) of the PSA and section 687(3) of the IRA, this directive prevails over an industrial instrument to the extent of any inconsistency.

5. Previous references:

Directives 03/08 and 01/08

6. Related information:

Directive relating to critical incident response and recovery

Directive relating to hours, overtime and excess travel

Directive relating to overtime meal allowances

Directive relating to special leave

Directive relating to domestic travelling and relieving expenses

Directive relating to motor vehicle allowances

Directive relating to higher duties

Directive relating to field staff

DIRECTIVE

7. When the Directive applies

7.1 The provisions of the Directive apply from the date:

- a) when a critical incident situation is determined to exist by the Minister responsible for Police, Fire and Emergency Services or the Commissioner for Queensland Fire and Emergency Services (QFES); or
- b) when a critical incident or similar situation is declared under the *Disaster Management Act 2003*, the *Public Health Act 2005*, the *State Transport Act 1938* or the *Public Safety Preservation Act 1986*; or
- c) determined by the chief executive of a department or public service office with approval to apply this Directive in accordance with section 8; or
- d) the QFES declares an emergency situation exists and that situation is of such significance that it requires employees of QFES and, if required, other public service employees to work extended hours and/or temporary shift work to meet operational demands in preparing for and responding to the situation.

7.2 The Directive ceases to apply no later than 60 days after the start date or a later date approved by the Commission Chief Executive (CCE) of the Public Service Commission (PSC).

7.3 Where the Directive is applied in accordance with section 8, the chief executive must cease to apply the Directive as soon as they are satisfied it is no longer required, or in accordance with clause 7.2, whichever is the earlier.

8. Chief executive may seek approval to apply Directive

- 8.1 The chief executive of a department or public service office may seek approval to apply the Directive from the CCE of the PSC before, during or after a critical incident occurs.
- 8.2 The approval application must include confirmation that the critical incident is identified in the department's business continuity plan.
- 8.3 If the CCE of the PSC approves the application, conditions may be determined as part of the approval.
- 8.4 At any time, the department may update their information and re-apply for a subsequent approval.

9. Employee entitlement and conditions

- 9.1 The chief executive of the department approved to apply the Directive is to identify the employees performing essential duties and response and recovery duties who are to be remunerated in accordance with section 9.
- 9.2 The relevant chief executive must advise affected employees when this Directive applies and when it ceases.

Flexitime

- 9.3 Flexitime arrangements are suspended while employees receive entitlements under this Directive.

Excess Travel

- 9.4 Provisions relating to official travel outside the ordinary spread of hours (excess travel) in the directive relating to hours, overtime and excess travel are suspended while employees receive entitlements under this Directive.
- 9.5 Subject to section 9.4, employees who would have been entitled to compensation for excess travel under the directive relating to hours, overtime and excess travel will instead be compensated for the relevant hours by an additional payment made at the usual hourly rate received by the employee at the time the excess travel occurred. Such travel does not constitute overtime.

- 9.6 Employees undertaking travel between locations and outside the ordinary spread of hours, as part of a single shift, will be compensated via overtime.

Example 1 – An employee who works in location A until 7pm, then travels to location B where they continue duty will be entitled to overtime.

Example 2 – An employee who works in location A until 7pm then travels to location B but does not immediately resume duty will not be entitled to overtime.

Overtime and TOIL

- 9.7 Overtime will be paid or time off in lieu (TOIL) will be credited to employees who are receiving a salary which does not exceed the full-time equivalent of AO8 paypoint 4.
- 9.8 Overtime is based on the salary the employee is receiving during the critical incident period.
- 9.9 Paid overtime or credited TOIL is calculated up to the cessation of duty at the employee's normal or temporary place of work.
- 9.10 Employees will elect if they wish to be paid overtime or credited with TOIL.
- 9.11 No overtime claim is to be approved where an employee elects to work solely for his or her own benefit or convenience.
- 9.12 An employee credited with TOIL and their manager will take all reasonable steps (subject to managerial approval and organisational convenience) to take the TOIL within six months of the end of the critical incident period.
- 9.13 After six months, any unused TOIL accrued under this Directive will be paid at time and a half (ordinary time plus half ordinary time) at the employee's salary rate paid on the last day of the employee performing essential duties or response and recovery duties.

Higher duties

- 9.14 There is no requirement for a minimum period of time before higher duties is payable when an employee is directed to assume the duties and responsibilities of an essential position at a higher classification during the critical incident period.

Domestic travel and hardship allowance

- 9.15 The Directive relating to domestic travelling and relieving expenses applies to employees who have been directed to work under critical incident conditions when, due to circumstances beyond their control, they are unable to reach their place of residence, or it is impractical for them to do so, or when they have been directed not to travel to and from their place of residence.
- 9.16 A hardship allowance of \$47.05 per night is paid when an employee is required to stay in accommodation below the 3 star rating used in RACQ accommodation directories.
- 9.17 Where a 3 star rating applies but facilities are not operational as a result of the critical incident (e.g. accommodation has no air conditioning or hot water), the chief executive or their delegate may approve the hardship allowance if they are satisfied that the accommodation would be considered less than a 3 star rating and a hardship allowance is warranted in the circumstances.

10. Definitions

Unless otherwise provided, the terms in this directive have the meaning prescribed in the PSA.

Critical incident means any event requiring swift, decisive action by the Queensland Government in response to and recovery from such event and occurring outside of the normal course of routine business activities.



Essential duties means duties considered by the chief executive of the relevant department or public service office as vitally important, directly or indirectly, in resolving a critical incident as identified in the relevant department or public service office's business continuity plan.

Flexitime means a system where employees use an organisational accrued time working arrangement made in accordance with Schedule 5 of the *Queensland Public Service Award – State 2012*.

Overtime for employees **other than** to whom Schedule 5 of the *Queensland Public Service Award – State 2012* would ordinarily apply means all authorised work in excess of ordinary working hours or outside the ordinary spread of hours as defined in the relevant industrial instrument or award.

Overtime for employees to whom Schedule 5 of the *Queensland Public Service Award – State 2012* would ordinarily apply means all authorised work in excess of ordinary hours or outside the ordinary spread of hours.

Time off in lieu is credited in lieu of paid overtime on a time for time basis, or in accordance with the basis of time off for time work provided in an industrial instrument or a department's hours of work policy.

DIRECTIVE 12/14

Supersedes: 12/11

Minister Assisting the Premier Directive: Field Staff**1. Purpose:**

To prescribe the hours of duty and time off in lieu of overtime arrangements for field staff.

2. Effective date:

29 August 2014

3. Legislative provisions:

Section 52(3) and 54(1)(a) of the *Public Service Act 2008* (PSA).

This directive prevails over an industrial instrument to the extent of any inconsistency, except in relation to the provisions relating to hours of duty and ordinary time weekend penalties, where a certified agreement provides otherwise (see clause 7).

4. Application:

This directive applies to the following groups of employees:

- public service officers;
- temporary employees engaged under section 148(2)(a) of the PSA;
- casual employees engaged under section 148(2)(b) of the PSA, but only for the purposes of determining hours of duty and weekend penalties.

5. Previous references:

Directive 10/07, 8/03, 23/99 and 24/97

Circular 10/97

DIRECTIVE**6. Identification of field staff**

6.1. A chief executive may designate a role as a 'field staff' role. The following criteria may assist in identifying roles to be designated as field staff roles:

- (a) where the majority of work is performed on a basis other than in an office or laboratory;
- (b) where the majority of work is performed on a construction project;
- (c) where management control of the accrual of the employee's time (within the parameters of the relevant department's flexible working hours arrangements) is restricted because of external influences, e.g. environmental factors or project guidelines which require extended hours to be performed at certain times of the year or to ensure the completion of a project;
- (d) where work regularly commences or ceases away from the employee's headquarters;

- (e) where normal supervision is limited because the employee departs headquarters for performance of duties;
- (f) where the employee undertakes overnight travel for work purposes on a frequent basis.

6.2. Where a role is designated as a field staff role, this must be reflected in the role description, along with the ordinary weekly hours of work.

7. Hours of duty

7.1. Subject to clause 7.2, the ordinary hours of work for field staff are 38 hours per week with a maximum of 10 ordinary hours per day, worked during the ordinary spread of hours.

7.2. The ordinary hours of work for a field staff employee may be varied:

- (a) in accordance with an agency or occupation specific provision contained in an award; or
- (b) by a chief executive to 36.25 hours per week, with a maximum of 7.25 ordinary hours per day to be worked in accordance with their department's flexible working hours arrangements.

7.3. The following award provisions apply to field staff:

- (a) for employees working 38 hours per week, the provisions relating to 38 hour week arrangements and work cycles;
- (b) for employees engaged in shift work, the shift work provisions;
- (c) provisions relating to extra payments for weekend work;
- (d) provisions relating to working ordinary hours on public holidays. Other than for casual employees, for overtime hours worked on public holidays, clause 8 of this directive applies.

8. Compensation for overtime through time off in lieu

8.1. This clause does not apply to casual employees.

8.2. Employees in receipt of wages that do not exceed AO5(4) rate under the CRS are to receive time off in lieu (TOIL) of overtime rates on a time for time basis.

8.3. Employees in receipt of wages that exceed AO5(4) rates under the CRS are to be compensated for overtime in accordance with the directive relating to hours, overtime and excess travel.

8.4. Chief executives may approve an exemption to clauses 8.2 and 8.3 in exceptional circumstances, such that field staff may be compensated for overtime by payment of penalty rates in accordance with the applicable award or certified agreement.

8.5. Managers and employees are responsible for managing TOIL accruals and use. Field staff are to have reasonable access to utilise accrued TOIL such that, where possible, TOIL is used within 12 months of accrual or before TOIL accrual balances exceed 228 hours.

8.6. Where TOIL has not been used in accordance with clause 8.5, a field staff employee may elect to have their TOIL paid out at ordinary rates, provided:

- (a) the employee has taken reasonable steps to avoid an excess balance; and
- (b) the employee has been refused an application to take TOIL.

8.7. Award entitlements (such as shift and work related allowances) continue to apply where field staff use TOIL accruals.



9. Definitions

Unless otherwise provided, the definitions contained in the PSA apply.

CRS means the public service classification and remuneration system. The monetary rate is the rate applicable for the department where the employee is employed.

Ordinary spread of hours means, in relation to day workers, 6:00am to 6:00pm Monday to Sunday.

Overtime means additional work in excess of ordinary hours or outside the spread of ordinary hours. On a public holiday (or substituted day) under the *Holidays Act 1993*, work performed during the ordinary spread of hours is not considered overtime.

DIRECTIVE 13/14*Supersedes:13/10***Minister Assisting the Premier Directive: Court Attendance and Jury Service****1. Purpose:**

To prescribe the entitlements for employees required to attend court as a witness or to undertake jury service.

2. Effective date:

29 August 2014

3. Legislative provisions:

Section 54(1) of the *Public Service Act 2008* (PSA)

4. Application:

This directive applies to public service employees.

The directive does not apply to trainees whose conditions are set out in the *Order Apprentices' and Trainees' Wages and Conditions (Queensland Government Departments and Certain Government Entities)*.

5. Previous references:

Directives 4/05, 5/01, 15/99

Sections 61 and 62 of the *Public Service Management and Employment Regulation 1988* as in force on 24 February 1995

Administrative Instruction No.1 | 45

6. Related information:

Directive relating to domestic travelling and relieving expenses

DIRECTIVE**7. Entitlement - general**

- 7.1 An employee subpoenaed or called to attend court as a witness, or required to undertake jury service, is entitled to expenses and leave specified in this directive.
- 7.2 A casual employee is only entitled to receive payment for the hours the employee would have worked if not for the requirement to attend court or undertake jury service.
- 7.3 A casual employee is not entitled to be compensated for travel, accommodation or meals while attending court as a witness or undertaking jury service.
- 7.4 An employee is to promptly notify their employer of the date they are required to attend court as a witness or for jury service.

- 7.5 Where reasonable, an employee who is not required to attend court as a witness or undertake jury service for a complete day, is to attend work at the earliest opportunity for the balance of their working day.

8. Court attendance – official capacity

- 8.1 An employee subpoenaed or called as a witness in their official capacity:
- (a) is entitled to full salary;
 - (b) is entitled to continue to be paid higher duties for court attendance falling within their relieving period and the higher duties period is not interrupted by the requirement to attend court in their official capacity;
 - (c) is to be paid all necessary expenses incurred in attending court including travelling allowances prescribed in the directive relating to domestic travelling and relieving expenses (in the case of a public service officer or temporary employee) or the relevant industrial instrument; and
 - (d) must pay any fees or allowances received for their attendance as a witness to the chief executive for payment into departmental funds.

9. Court attendance – on behalf of a State or the Commonwealth Government

- 9.1 An employee subpoenaed/called as a witness by a State or the Commonwealth other than in their official capacity is:
- (a) to be granted court attendance leave on full salary for attendance and any necessary travel time;
 - (b) entitled to continue to be paid higher duties for court attendance falling within their relieving period which shall be paid irrespective of whether the minimum relieving period has been completed prior to the leave commencing;
 - (c) entitled to retain any allowances received or expenses reimbursed for travel, accommodation or meals; and
 - (d) to pay any fees received for their attendance as a witness to the chief executive for payment into departmental funds.

10. Court attendance – private capacity, civil action etc

- 10.1 An employee subpoenaed or called as a witness other than in the circumstances set out above:
- (a) may choose to be granted either special leave without salary, recreation leave, time off in lieu of overtime or accrued hours; and
 - (b) is entitled to retain any fees or allowances received, or expenses reimbursed for travel, accommodation or meals.

11. Jury Service

- 11.1 An employee required to undertake jury service:
- (a) is to be granted leave on full salary for that purpose;
 - (b) is to continue to be paid higher duties for court attendance falling within their relieving period which shall be paid irrespective of whether the minimum relieving period has been completed prior to the leave commencing;
 - (c) is entitled to retain any allowances received or expenses reimbursed for travel, accommodation or meals during jury duty; and
 - (d) must pay any fees received for jury service during the approved leave to the chief executive for payment into departmental funds except where:

- (i) the employee's salary is less than the fees payable for that day, then the employee is entitled to retain the difference between the salary and the fee; and
- (ii) service is not covered by leave under this directive (e.g. public holiday, weekend or when the employee is on any other form of paid or unpaid leave).

12. Dictionary

Unless otherwise provided, the terms in this directive have the meanings prescribed under the PSA.

Full salary means:

- (a) the ordinary hours worked by the employee including amounts payable for those hours (e.g. projected allowances, loadings and penalties) excluding reimbursement allowances; and
- (b) any other amounts payable under the employee's employment contract.

NOTIFICATION OF THE FILLING OF ADVERTISED VACANCIES

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

NOTIFICATION OF THE FILLING OF APPOINTMENTS PART I

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

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

For general enquiries prior to lodgement of an appeal:
Contact PSC Advisory Service 1300 038 472 or email pscenquiries@psc.qld.gov.au

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
AGRICULTURE, FISHERIES AND FORESTRY				
133260/14	Senior Policy Officer, Strategy and Coordination, Strategic Policy and Planning, Agriculture, Brisbane (AO6)	Date of duty	Lethborg, Alice	Policy Officer, Resources, Planning and Skills, Strategic Policy and Planning, Agriculture, Brisbane (AO3)
COMMUNITIES, CHILD SAFETY AND DISABILITY SERVICES				
128975/14	Senior Clinician, Clinical Practice, Disability and Community Services, Region – South West, Ipswich (PO4)	Date of duty	McNally, Kym	Clinician, Clinical Practice, Disability and Community Services, Region – South West, Ipswich (PO3)
123055/14	Team Leader, Clinical Practice, Disability and Community Services, Region – South West, Toowoomba (PO5)	Date of duty	Lawson, Kym	Clinician, Clinical Practice, Disability and Community Services, Region – South West, Toowoomba (PO3)
133693/14	Analyst, Executive Services, Regional Office, Region – North Queensland, Townsville (AO5)	Date of duty	Cannon, Steven	Child Safety Officer, Thuringowa Child Safety Service Centre, Child Safety, Region – North Queensland, Townsville (PO3)
EDUCATION, TRAINING AND EMPLOYMENT				
MER 6214/14	Principal, Marburg State School, Metropolitan Region (SL 1)	01-09-2014	Newton, Kirrily Jane	Teacher, Leichhardt State School, Metropolitan Region (A0304)
MER 6215/14	Principal, Patrick Estate State School, Metropolitan Region (SL 1)	01-09-2014	Medford, Scott Robert	Teacher, Tivoli State School, Metropolitan Region (C0304)
MER 6221/14	Principal, Clarendon State School, Metropolitan Region (SL 1)	01-09-2014	Noonan, David Anthony	Teacher, Clarendon State School, Metropolitan Region (C0302)
NQR 20226/14	Administrative Officer, Cranbrook State School, North Queensland Region, State Schools Division, Townsville (AO2)	14-07-2014	Jolly, Robyn	Business Services Manager, Townsville Central State School, North Queensland Region, State Schools Division, Townsville (AO3)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
HEALTH				
129293/14	Senior Operations Development Officer, State Communications Development Unit, State LASN Operations, Queensland Ambulance Service, Kedron Park (AO6)	01-09-2014	Dawkins, Christopher	Telephone Services Coordinator, ICS Operations, Emergency Response Systems, Public Safety Business Agency (AO5)
HOUSING AND PUBLIC WORKS				
109756/14	Asset Manager, Accommodation Office, Strategic Asset Management, Brisbane (AO5)	Date of duty	Poore, Gavin	Property Manager, Accommodation Office, Strategic Asset Management, Brisbane (AO4)
123394/14	Delivery Manager, Central Queensland Region, Statewide Operations, Building and Asset Services, Emerald (AO6)	Date of duty	Keevers, Russell	Supervisor, Far North Queensland Region Statewide Operations, Building and Asset Service, Cairns (OO6)
JUSTICE AND ATTORNEY-GENERAL				
134438/14	Court Services Officer, Caloundra Magistrates Court, Sunshine Coast and Western Queensland, Regional Operations, Queensland Courts Service, Justice Services, Caloundra (AO3)	Date of duty	Coldwell, Paula	Administrative Officer, Caloundra Magistrates Court, Sunshine Coast and Western Queensland, Regional Operations, Queensland Courts Service, Justice Services, Caloundra (AO2)
130733/14	Correctional Supervisor, Numinbah Correctional Centre, Queensland Corrective Services, Numinbah Valley (CO2)	Date of duty	Parker, Richard	Custodial Correctional Officer, Numinbah Correctional Centre, Queensland Corrective Services, Numinbah Valley (CO1)
96553/13	Shift Supervisor, Cleveland Youth Detention Centre, Youth Justice, Belgian Gardens (OO6)	Date of duty	Moravszky, Stacey	Section Supervisor, Cleveland Youth Detention Centre, Youth Justice, Belgian Gardens (OO5)
110692/14	Training Officer, Youth Justice Capability and Learning, Youth Justice, Brisbane (AO5)	Date of duty	McAneny, Christopher	Section Supervisor, Brisbane Youth Detention Centre, Cleveland Youth Detention Centre, Youth Justice, Brisbane (OO5)
134033/14	Senior Fleet Officer, Facilities Services, Corporate Services, Brisbane (AO6)	Date of duty	Laverty, John	Senior Business Support Officer, Business Services, Property Management and Business Services, Department Science Information Technology, Innovation and the Arts, Brisbane (AO5)
110646/14	Senior Crown Prosecutor, Office of the Director of Public Prosecutions, Cairns (PO6)	Date of duty	Crane, Nathan	Senior Legal Officer, Cairns Chambers, North Queensland Region, Office of the Director of Public Prosecutions, Cairns (PO4)
110646/14	Senior Crown Prosecutor, Office of the Director of Public Prosecutions, Brisbane (PO6)	Date of duty	Wallis, Clayton	Crown Prosecutor, Haxton Chambers, Office of the Director of Public Prosecutions, Brisbane (PO5)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
PUBLIC SAFETY BUSINESS AGENCY				
124813/14	Senior Regional Human Resource Officer, Human Resource Consultancy, HR Services, Public Safety Business Agency, Cairns (AO6)	25-08-2014	Ghelfi, Margaret	Administration Officer, Far North District, Northern Region, Queensland Police Service, Cairns (AO3)
QUEENSLAND TREASURY AND TRADE				
118920/14	Senior Revenue Officer – Level 1, Duties and Grants, Land Revenue, Office of State Revenue, Brisbane (AO5)	Date of duty	Spragg, Christopher	Investigations Officer – Level 2, Compliance, Duties and Grants, Office of State Revenue, Brisbane (AO4)
118920/14	Senior Revenue Officer – Level 1, Duties and Grants, Land Revenue, Office of State Revenue, Brisbane (AO5)	Date of duty	Moffatti, Jordania	Revenue Officer – Level 1, Compliance, Duties and Grants, Office of State Revenue, Brisbane (AO3)
TRANSPORT AND MAIN ROADS				
129454/14	Manager, Transport Access and Use, Transport Regulation, Customer Services, Safety and Regulation, Brisbane (AO8)	Date of duty	Locke, Lindsay	Senior Policy Officer, Transport Access and Use, Transport Regulation, Customer Services, Safety and Regulation, Brisbane (AO6)
109805/14	Principal Project Officer (Road Operations), North Coast Region, Program Delivery and Operations, Infrastructure Management and Delivery, Maroochydore (AO7)	Date of duty	Bougoure, Anthony	Traffic Management Centre Coordinator, Operations, North Coast District, North Coast and Wide Bay / Burnett Region, Program Delivery and Operations, Infrastructure Management and Delivery, Maroochydore (AO5)

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
EDUCATION, TRAINING AND EMPLOYMENT			
CO 20271/14	Director, Web Services, Web and Digital Delivery Unit, Information and Technologies Branch, Corporate Services Division, Coorparoo (S O)	28-07-2014	Morrison, Andrew
QUEENSLAND COLLEGE OF TEACHERS			
QCT 01/2014	Senior Registration Officer, Queensland College of Teachers, Toowong (AO5)	11-08-2014	Emmerson, John

* Direct appointment using the order of merit from the above advertised Recruitment and Selection process.

APPOINTMENTS PART II - NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
STATE DEVELOPMENT, INFRASTRUCTURE AND PLANNING			
117855/14	Director, Transaction Services (Significant Transactions), Government Land and Asset Management, Brisbane (SO)	Date of duty	Atkinson, Patrick
134479/14	Director (Policy and Programs), Program Management, Government Land and Asset Management, Planning and Property, Brisbane (SO)	Date of duty	Robbins, Stephen
STATE LIBRARY			
SLB 416/14	Technical Coordinator, Service Delivery, Engagement and Partnerships, Brisbane (AO4)	11-08-2014	Dunbar, Rodney John
TRANSPORT AND MAIN ROADS			
128394/14	Director, (Commercial Strategy) Service Policy and Investment, PT Integration, Translink, Brisbane (SO)	Date of duty	Taylor-Dayus, Sarah

GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM 1 JULY 2013 INCLUDES 2.4% CPI INCREASE

	New Price	GST	Total
EXTRAORDINARY GAZETTE - FULL PAGE TEXT			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 227.77	\$ 22.78	\$ 250.55
PROFESSIONAL REGISTER AND LISTS GAZETTES			
Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$ 135.52	\$ 13.55	\$ 149.07
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$ 115.42	\$ 11.54	\$ 126.96
ENVIRONMENT AND RESOURCE MANAGEMENT GAZETTE AND TRANSPORT AND MAIN ROADS GAZETTE			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 143.79	\$ 14.38	\$ 158.17
LOCAL GOVERNMENT GAZETTE			
Formatted electronic files or E-mail (must be compatible) Full page text	\$ 227.77	\$ 22.78	\$ 250.55
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$ 264.06	\$ 26.41	\$ 290.47
Single column, all copy to set	\$ 2.42	\$ 0.24	\$ 2.66
Double column, all to set	\$ 4.90	\$ 0.49	\$ 5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.88	\$ 0.09	\$ 0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.78	\$ 0.18	\$ 1.96
VACANCIES GAZETTE IS NO LONGER PUBLISHED - APPOINTMENT NOTICES NOW APPEAR WITHIN THE GENERAL GAZETTE			
GENERAL GAZETTE - FULL PAGE TEXT			
Formatted electronic files or E-mail (must be compatible)	\$ 227.77	\$ 22.78	\$ 250.55
Formatted electronic files or E-mail (that require formatting to make compatible)	\$ 264.06	\$ 26.41	\$ 290.47
GENERAL GAZETTE - PER MM TEXT			
Single column, all copy to set	\$ 2.42	\$ 0.24	\$ 2.66
Double column, all to set	\$ 4.90	\$ 0.49	\$ 5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.88	\$ 0.09	\$ 0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.78	\$ 0.18	\$ 1.96
GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON-APPEALABLE)			
APPOINTMENTS - PART I & PART II			
2 lines	\$ 44.28	\$ 4.43	\$ 48.71
3 lines	\$ 61.99	\$ 6.20	\$ 68.19
4 lines	\$ 79.70	\$ 7.97	\$ 87.67
5 lines	\$ 92.98	\$ 9.30	\$ 102.28
6 lines	\$ 110.69	\$ 11.07	\$ 121.76
7 lines	\$ 123.97	\$ 12.40	\$ 136.37
8 lines	\$ 137.25	\$ 13.73	\$ 150.98
9 lines	\$ 150.54	\$ 15.05	\$ 165.59
SUBMISSION DEADLINES:			
DEPARTMENTAL APPOINTMENT SUBMISSIONS - PART I & PART II	before 12 noon on Tuesday		
GENERAL GAZETTE SUBMISSIONS	before 12 noon on Wednesday		
LOCAL GOVERNMENT GAZETTE SUBMISSIONS	before 12 noon on Wednesday		
EXTRAORDINARY GAZETTE SUBMISSIONS	any day of the week		
For more information regarding Gazette notices, please email_gazette@hpw.qld.gov.au			
Prices are GST inclusive unless otherwise stated.			

*Coastal Protection And Management Act 1995***PROPOSAL TO ABOLISH THE EXISTING COASTAL MANAGEMENT DISTRICTS AND DECLARE A NEW COASTAL MANAGEMENT DISTRICT****Have your say**

Changes are proposed to the coastal management districts (CMDs) declared under the *Coastal Protection and Management Act 1995* by abolishing the existing coastal management districts and declaring a new coastal management district (the proposal).

You can download the proposed CMD at a regional scale, or via a lot-on-plan search to identify individual lots within the proposed CMD at www.ehp.qld.gov.au/coastal/development/assessment/coastal_management_districts.html

Alternatively, you can request a copy of the proposed CMD by emailing coastal.support@ehp.qld.gov.au; or phoning 13 QGOV (13 74 68). These services are free.

You are invited to make a written submission on the proposal.

The closing date for submissions is 5pm, Monday 27 October 2014.

Email your submission to: coastal.support@ehp.qld.gov.au or post to:

Director Environment Planning
Department of Environment and Heritage Protection
GPO Box 2454
Brisbane Q 4001

Please specify in your submission whether you agree to have your submission published or if you prefer confidentiality.

This notice is issued under section 57 of the *Coastal Protection and Management Act 1995*.

*Education (General Provisions) Act 2006***SCHOOL ENROLMENT MANAGEMENT PLAN (School EMP)**

In accordance with Chapter 8, Part 3 Section 170, of the *Education (General Provisions) Act 2006*, School EMPs have been prepared by the Regional Directors of the Central Queensland, Far North Queensland, North Coast, North Queensland and South East regions, as delegates of the Chief Executive.

Region: Central Queensland
School: Mirani State School (new)

Region: Far North Queensland
School: Gordonvale State High School (new)
Kennedy State School (new)
Mareeba State School (new)

Region: North Coast
School: James Nash State High School (new)
Narangba Valley State High School (update)

Region: North Queensland
School: Queens Beach State School (update)
The Willows State School (update)
Townsville West State School (new)

Region: South East
School: Beaudesert State School (new)
Kingston State School (new)
Merrimac State High School (new)
Yugumbir State School (update)

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

NOTIFICATION OF SCHOOL COUNCILS APPROVED UNDER THE EDUCATION (GENERAL PROVISIONS) ACT 2006

The following school council was established and approved on 20 August 2014 by the Principal, Ascot State School (as delegate of the Chief Executive, Department of Education, Training and Employment to approve school councils) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.

Ascot State School Council

NOTIFICATION OF SCHOOL COUNCILS APPROVED UNDER THE EDUCATION (GENERAL PROVISIONS) ACT 2006

The following school council was established and approved on 23rd July 2014 by the Principal, Deborah Driver, (as delegate of the Chief Executive, Department of Education, Training and Employment to approve school councils) under the *Education (General Provisions) Act 2006* to take effect from the date of gazettal.

Camp Hill State Infants and Primary School Council

NOTICE OF PARTIAL REPEAL OF GAZETTE NOTICE UNDER THE MINERAL RESOURCES ACT 1989

I, Andrew Cripps, Minister for Natural Resources and Mines, declare that this notice partially repeals the notification of restrictions on grant of mining tenements etc under section 391 of the *Mineral Resources Act 1989* which was published in the Queensland Government Gazette Number 111 of 16 August 2011. Only the areas contained within the boundaries of the blocks and sub-blocks, listed in schedule one below, are repealed. All other areas listed in the above mentioned gazette notice, which have not previously been repealed by a subsequent gazette notice, remain in force.

Andrew Cripps
Minister for Natural Resources and Mines

Schedule 1: Area of RA384 to be repealed

BimName	Bim Code	Block No	Subblocks
Cooktown	COOK	2967	J,K,O,P,T,U,Y,Z
Cooktown	COOK	2968	F,G,L,M,N,Q,R,S,V,W,X
Cooktown	COOK	3039	D,E
Cooktown	COOK	3040	A,B
Mitchell River	MITC	550	U,Z
Mitchell River	MITC	551	C,D,E,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Mitchell River	MITC	622	E
Mitchell River	MITC	623	A,B,C,F,G
Mitchell River	MITC	1125	R,S,T,U,V,W,X,Y,Z
Mitchell River	MITC	1126	Q,V,W
Mitchell River	MITC	1196	E,K
Mitchell River	MITC	1197	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,S,T,U,Y,Z
Mitchell River	MITC	1198	A,B,F,G,L,M,Q
Mitchell River	MITC	2997	J,K,N,O,P,S,T,U,X,Y,Z
Mitchell River	MITC	2998	L,Q,R,V,W
Mitchell River	MITC	3069	C,D,E,K
Mitchell River	MITC	3070	A,B,F

NOTIFICATION OF RESTRICTIONS ON GRANT OF MINING AND GEOTHERMAL TENEMENTS ETC UNDER SECTION 391 OF THE MINERAL RESOURCES ACT 1989 AND SECTION 33 OF THE GEOTHERMAL ENERGY ACT 2010

Pursuant to section 391 of the *Mineral Resources Act 1989* and section 33 of the *Geothermal Energy Act 2010*, I notify the prohibition of the application for mining and geothermal tenements in respect of the land in the sub-blocks shown on the block identification maps stated in the following schedule.

Andrew Cripps
Minister for Natural Resources and Mines

[Note: The Schedule includes, for each area, the number (restricted area number), name of block identification map, block, and sub-block descriptions. The block and sub block descriptions are defined on Queensland Mines and Energy Block Identification Maps Series B.

Schedule 1:

The land in the following blocks and sub-blocks on the stated block identification maps is included in the following restricted areas— Cooper Cree, Mitchell River, and Torres Strait block identification maps

RA409 – Future Land Release

BimName	Bim Code	Block No	Subblocks
Cooper Creek	COOP	654	S,T,U,X,Y,Z
Cooper Creek	COOP	655	Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	656	Q,R,S,V,W,X
Cooper Creek	COOP	726	C,D,E,H,J,K,L,M,N,O,P,S,T,U,X,Y,Z
Cooper Creek	COOP	727	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	728	A,B,C,F,G,H,L,M,N,Q,R,S,V,W,X
Cooper Creek	COOP	798	C,D,E,H,J,K
Cooper Creek	COOP	799	A,B,C,D,E,F,G,H,J,K
Cooper Creek	COOP	800	A,B,C,F,G,H

RA410 – Future Land Release

BimName	Bim Code	Block No	Subblocks
Cooper Creek	COOP	370	K,P,U,Z
Cooper Creek	COOP	371	F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	372	F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	373	F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	374	F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	375	F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	376	F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	377	F,G,H,J,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	378	Q,V,W
Cooper Creek	COOP	442	E,K,P,U
Cooper Creek	COOP	443	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	444	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	445	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	446	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z

Cooper Creek	COOP	447	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	448	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	449	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	450	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	515	C,D,E,K
Cooper Creek	COOP	516	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,U
Cooper Creek	COOP	517	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	518	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	519	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	520	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	521	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	522	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	589	D,E
Cooper Creek	COOP	590	A,B,C,D,E,F,G,H,J,K,O,P
Cooper Creek	COOP	591	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P
Cooper Creek	COOP	592	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,R,S,T,U,W,X,Y,Z
Cooper Creek	COOP	593	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y
Cooper Creek	COOP	594	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q
Cooper Creek	COOP	664	B,C,D,E,G,H,J,K,M,N,O,P,R,S,T,U,W,X,Y,Z
Cooper Creek	COOP	665	A,B,C,D,F,G,H,J,L,M,N,O,Q,R,S,T,V,W,X,Y

RA411 – Future Land Release

BimName	Bim Code	Block No	SubBlocks
Cooper Creek	COOP	735	V,W,X,Y,Z
Cooper Creek	COOP	736	V,W,X,Y,Z
Cooper Creek	COOP	737	V,W,X,Y,Z
Cooper Creek	COOP	738	V,W,X,Y
Cooper Creek	COOP	807	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	808	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	809	A,B,C,D,E,F,G,H,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	810	A,B,C,D,F,G,H,J,L,M,N,O,Q,R,S,T,V,W,X,Y
Cooper Creek	COOP	879	A,B,C,D,E,F,G,H,J,K
Cooper Creek	COOP	880	A,B,C,D,E,F,G,H,J,K
Cooper Creek	COOP	881	A,B,C,D,E,F,G,H,J,K
Cooper Creek	COOP	882	A,B,C,D,F,G,H,J

RA412 – Future Land Release

BimName	Bim Code	Block No	SubBlocks
Cooper Creek	COOP	668	U,Z
Cooper Creek	COOP	669	Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	670	Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	740	E,K,P,U,Z

Cooper Creek	COOP	741	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	742	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	743	L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	744	L,M,N,O,Q,R,S,T,V,W,X,Y
Cooper Creek	COOP	812	E,K,P
Cooper Creek	COOP	813	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P
Cooper Creek	COOP	814	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,R,S,T,U,W,X,Y,Z
Cooper Creek	COOP	815	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	816	A,B,C,D,F,G,H,I,J,L,M,N,O,Q,R,S,T,V,W,X,Y
Cooper Creek	COOP	886	B,C,D,E,G,H,I,K
Cooper Creek	COOP	887	A,B,C,D,E,F,G,H,I,K
Cooper Creek	COOP	888	A,B,C,D,F,G,H,I

RA413 – Future Land Release

BimName	Bim Code	Block No	SubBlocks
Cooper Creek	COOP	818	O,P,T,U,Y,Z
Cooper Creek	COOP	819	L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	820	L,M,Q,R,V,W
Cooper Creek	COOP	890	D,E,J,K,O,P
Cooper Creek	COOP	891	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P
Cooper Creek	COOP	892	A,B,F,G,L,M

RA414 – Future Land Release

BimName	Bim Code	Block No	SubBlocks
Cooper Creek	COOP	678	N,O,P,S,T,U,X,Y,Z
Cooper Creek	COOP	679	L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Cooper Creek	COOP	750	C,D,E,H,I,J,K,N,O,P,S,T,U,X,Y,Z
Cooper Creek	COOP	751	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z

RA415 – Future Land Release

Bim Name	Bim Code	Block No	SubBlocks
Mitchell River	MITC	53	D,E
Mitchell River	MITC	54	A,B,C,D,E,H,I,J,K,O,P,T,U,Y,Z
Mitchell River	MITC	55	A,B,C,F,G,H,L,M,N,O,Q,R,S,T,V,W,X,Y
Mitchell River	MITC	125	D,H,I,J,K
Mitchell River	MITC	126	B,C,D,E,F,G,H,I,J,K,M,N,O,P,R
Mitchell River	MITC	127	A,B,C,D,F,G,H,I,L
Torres Strait	TORR	2933	U,Z
Torres Strait	TORR	3004	J,K,N,O,P,S,T,U,X,Y,Z
Torres Strait	TORR	3005	E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3006	L,Q,V
Torres Strait	TORR	3076	C,D,E,G,H,I,J,K,M,N,O,P,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3077	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3078	A,F,G,L,M,Q,R,V,W
Torres Strait	TORR	3147	D,E
Torres Strait	TORR	3148	A,B,C,D,E,H,I,J,K,N,O,P,R,S,T,U,W,X,Y,Z

Torres Strait	TORR	3149	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3150	A,B,C,F,G,H,L,M,N,Q,R,S,V,W,X,Y
Torres Strait	TORR	3220	B,C,D,E,H,I,J,K,L,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3221	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3222	A,B,C,F,G,H,I,J,L,M,N,O,Q,R,S,T,V,W,X,Y
Torres Strait	TORR	3292	A,B,C,D,E,F,G,H,I,J,K,N,O,P,R,S,T,U,W,X,Y,Z
Torres Strait	TORR	3293	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3294	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3295	V
Torres Strait	TORR	3364	X,Y,Z
Torres Strait	TORR	3365	C,D,E,H,I,J,K,N,O,P,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3366	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3367	A,F,L,Q,R,V,W
Torres Strait	TORR	3436	D,E
Torres Strait	TORR	3437	A,B,C,D,E
Torres Strait	TORR	3438	A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3439	A,B,F,G,L,M,Q,R,V,W,X

RA416 – Future Land Release

BimName	Bim Code	Block No	SubBlocks
Torres Strait	TORR	3003	Y
Torres Strait	TORR	3075	E,C,D
Torres Strait	TORR	3003	S,X,W

RA417 – Future Land Release

BimName	Bim Code	Block No	SubBlocks
Mitchell River	MITC	51	E,K,P,U,Z
Mitchell River	MITC	52	A,B,C,D,E,F,G,H,I,J,L,M,N,O,Q,R,S,V,W,X
Mitchell River	MITC	53	A,B
Mitchell River	MITC	123	E,K,P,U
Mitchell River	MITC	124	A,B,C,D,F,G,L,M,Q,R,V,W,X,Y,Z
Mitchell River	MITC	125	V
Mitchell River	MITC	196	C,D,E,I
Torres Strait	TORR	3435	Z
Torres Strait	TORR	3436	G,H,M,N,Q,R,S,T,U,V,W,X,Y,Z
Torres Strait	TORR	3437	Q,V

*Plumbing and Drainage Act 2002 s.98 (a)***DEPARTMENT OF HOUSING AND PUBLIC WORKS
NOTICE OF CHIEF EXECUTIVE APPROVAL 09/2014**

Chief Executive Approval 09/2014 approved on 21 August, 2014 for the **Earthsafe D10 Model S/C** manufactured by **Eco Water (Qld) Pty Ltd** (ABN 64 143 207 658).

1. Copies of approvals may be viewed on the department web site at –
<http://www.hpw.qld.gov.au/construction/BuildingPlumbing/Plumbing/OnSiteSewerage/ApprovedSystems/Pages/AdvancedSecondary.aspx>
2. Copies of the Chief Executive Approval may be examined during business hours, free of charge, at the –

Department of Housing and Public Works
Floor 16
41 George Street
BRISBANE QLD 4000
3. Copies of approvals may be obtained from the Department by telephoning (07) 3225 8978

Lindsay Walker
A/Executive Director
Building Codes Queensland

Date approved: 21 August 2014

*Plumbing and Drainage Act 2002 s.98 (a)***DEPARTMENT OF HOUSING AND PUBLIC WORKS
NOTICE OF CHIEF EXECUTIVE APPROVAL 11/2014**

Chief Executive Approval 11/2014 approved on 21 August, 2014 for the **Earthsafe D10 Model S/F** manufactured by **Eco Water (Qld) Pty Ltd** (ABN 64 143 207 658).

1. Copies of approvals may be viewed on the department web site at –
<http://www.hpw.qld.gov.au/construction/BuildingPlumbing/Plumbing/OnSiteSewerage/ApprovedSystems/Pages/AdvancedSecondary.aspx>
2. Copies of the Chief Executive Approval may be examined during business hours, free of charge, at the –

Department of Housing and Public Works
Floor 16
41 George Street
BRISBANE QLD 4000
3. Copies of approvals may be obtained from the Department by telephoning (07) 3225 8978

Lindsay Walker
A/Executive Director
Building Codes Queensland

Date approved: 21 August 2014

*Plumbing and Drainage Act 2002 s.98 (a)***DEPARTMENT OF HOUSING AND PUBLIC WORKS
NOTICE OF CHIEF EXECUTIVE APPROVAL 10/2014**

Chief Executive Approval 10/2014 approved on 21 August, 2014 for the **Earthsafe D10 Model S/C** with nutrient reduction manufactured by **Eco Water (Qld) Pty Ltd** (ABN 64 143 207 658).

1. Copies of approvals may be viewed on the department web site at –
<http://www.hpw.qld.gov.au/construction/BuildingPlumbing/Plumbing/OnSiteSewerage/ApprovedSystems/Pages/AdvancedSecondary.aspx>
2. Copies of the Chief Executive Approval may be examined during business hours, free of charge, at the –

Department of Housing and Public Works
Floor 16
41 George Street
BRISBANE QLD 4000
3. Copies of approvals may be obtained from the Department by telephoning (07) 3225 8978

Lindsay Walker
A/Executive Director
Building Codes Queensland

Date approved: 21 August 2014

*Plumbing and Drainage Act 2002 s.98 (a)***DEPARTMENT OF HOUSING AND PUBLIC WORKS
NOTICE OF CHIEF EXECUTIVE APPROVAL 12/2014**

Chief Executive Approval 12/2014 approved on 21 August, 2014 for the **Earthsafe D10 Model S/F** with nutrient reduction manufactured by **Eco Water (Qld) Pty Ltd** (ABN 64 143 207 658).

1. Copies of approvals may be viewed on the department web site at –
<http://www.hpw.qld.gov.au/construction/BuildingPlumbing/Plumbing/OnSiteSewerage/ApprovedSystems/Pages/AdvancedSecondary.aspx>
2. Copies of the Chief Executive Approval may be examined during business hours, free of charge, at the –

Department of Housing and Public Works
Floor 16
41 George Street
BRISBANE QLD 4000
3. Copies of approvals may be obtained from the Department by telephoning (07) 3225 8978

Lindsay Walker
A/Executive Director
Building Codes Queensland

Date approved: 21 August 2014

**NOTICE OF A MINISTERIAL DESIGNATION OF LAND
FOR COMMUNITY INFRASTRUCTURE
UNDER THE *SUSTAINABLE PLANNING ACT 2009***

A Ministerial designation has been made

I, Hon John-Paul Langbroek MP, Minister for Education, Training and Employment, give notice that under the *Sustainable Planning Act 2009*, chapter 5, part 2, I made a Ministerial designation of land for community infrastructure.

Description of the land to which the designation applies

The Ministerial designation applies to land at 37 Maryborough Street, Bundaberg.

The land is described as Lot 90 on SP264826.

Type of proposed community infrastructure for which the land has been designated

The land has been designated for the Bundaberg State High School.

The community infrastructure is described under Schedule 2 of the *Sustainable Planning Regulation 2009* as follows:

- 4 community and cultural facilities, including facilities where an education and care services under the Education and Care Services National Law (Queensland) is operated or a child care service under the *Child Care Act 2002* is conducted, community centres, meeting halls, galleries and libraries
- 6 educational facilities
- 15 storage and works depots and similar facilities, including administrative facilities associated with the provision or maintenance of the community infrastructure mentioned in this part

Hon John-Paul Langbroek MP
Minister for Education, Training and Employment

**NOTICE OF A MINISTERIAL DESIGNATION OF LAND
FOR COMMUNITY INFRASTRUCTURE
UNDER THE *SUSTAINABLE PLANNING ACT 2009***

A Ministerial designation has been made

I, Hon Lawrence Springborg MP, Minister for Health, give notice that under the *Sustainable Planning Act 2009*, chapter 5, part 2, I made a Ministerial designation of land for community infrastructure.

Description of the land to which the designation applies

The Ministerial designation applies to land at 24-26 High Street, Russell Island.

The land is described as Lots 1, 2 and 14 on RP122267

Type of proposed community infrastructure for which the land has been designated

The land has been designated for the Russell Island Ambulance Station.

The community infrastructure is described under Schedule 2 of the *Sustainable Planning Regulation 2009* as follows:

- 7 emergency services facilities
- 9 hospitals and associated institutions
- 15 storage and works depots and similar facilities, including administrative facilities associated with the provision or maintenance of the community infrastructure mentioned in this part

Hon Lawrence Springborg MP
Minister for Health

**NOTIFICATION OF APPROVAL OF FORMS
UNDER THE
*LEGAL PROFESSION ACT 2007***

1. Commencement

The following form was approved on **21 July 2014** by the **General Counsel** of the Queensland Law Society Incorporated, pursuant to a delegation from the Council on 9 December 2005, to take effect from date of gazettal.

2. Form Approved - Form required by, and made for the purposes of, the *Legal Profession Act 2007*:

QLS Form 4 (LPA): Notice of Failure to Have Professional Indemnity Insurance – Version 4

3. Availability of Form

This form is available from:

- a) Law Society House
179 Ann Street
Brisbane Q 4000
- b) the Queensland Law Society website at www.qls.com.au

M J Hinton
General Counsel

**NOTIFICATION OF APPROVAL OF FORMS
UNDER THE
*LEGAL PROFESSION ACT 2007***

1. Commencement

The following forms were approved on **27 August 2014** by the **General Counsel** of the Queensland Law Society Incorporated, pursuant to a delegation from the Council on 9 December 2005, to take effect from date of gazettal.

2. Form Approved – Form required by, and made for the purposes of, the *Legal Profession Act 2007*:

QLS Form 1A (LPA): Application for Grant of a Principal Practising Certificate – Upgrade from Non-Principal Practising Certificate – Version 3

3. Form Approved - Form required by, and made for the purposes of, the *Legal Profession (Society) Rule 2007*:

QLS Form 3 (SR): Nomination Paper – Version 4

4. Form Approved - Form required by, and made for the purposes of, the *Queensland Law Society Administration Rule 2005*:

QLS Form 1 (AR): Application Form for Practice Management Course Approved Service Providers – Version 2

5. Availability of Forms

These forms are available from:

- a) Law Society House
179 Ann Street
Brisbane Q 4000
- b) the Queensland Law Society website at www.qls.com.au

M J Hinton
General Counsel

**NOTIFICATION OF APPROVAL OF FORMS UNDER THE
*MOTOR ACCIDENT INSURANCE ACT 1994***

1. Approval of Form

The forms listed in the following table were approved by the Insurance Commissioner on 15 August 2014.

Form No.	Form Heading	Version
1	Notice of Accident Claim Form – Non-fatal	4
2	Additional Information Form	4
3	Report of Traffic Incident to Police	4
4	Notice of Accident Claim Form - Fatal	4

2. Availability of forms

All forms can be accessed online at www.maic.qld.gov.au from 29 August 2014.

Neil Singleton
Insurance Commissioner

Transport Operations (Road Use Management) Act 1995

NOTIFICATION OF APPROVED GUIDELINE

Reference

This notice may be referred to as the *Vehicle Standards (Approval of Guideline) Notice (No. 4) 2014*.

Approval

The following form is approved:

- Guideline for the Safe Movement of Non-Complying Beach Trailers used by Surf Life Saving Queensland, Form 37, Version 1

Authorising Law

The laws under which this Guideline is approved for use are:

- (a) *Statutory Instruments Act 1992*; and
- (b) *Transport Operations (Road Use Management – Vehicle Standards and Safety) Regulation 2010*.

Commencement

This guideline was approved for use by the Director, Vehicle and Vessel Standards, Department of Transport and Main Roads, as delegate of the Chief Executive Officer of that department for commencement from 29 August 2014.

Availability of Guideline

Copies of this guideline are available from the Department of Transport and Main Roads Vehicle Standards unit on request.

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