



Queensland Government Gazette

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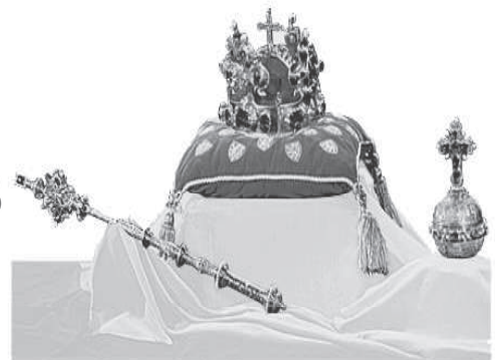
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FRIDAY 24 MAY 2013

Queen's Birthday

Public Holiday Gazette deadlines 2013



June

Mon	Tues	Wed	Thurs	Fri
03	04	05	06	07
	Appointments 12 noon	Other Gazette Notices 12 noon		Gazette released
		Final proofs / OK to Publish by close of business		

June

Mon	Tues	Wed	Thurs	Fri
10	11	12	13	14
Queen's Birthday Public Holiday	Appointments close of business	Other Gazette Notices 12 noon		Gazette released
		Final proofs / OK to Publish by close of business		

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Queensland Government Gazette

EXTRAORDINARY

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TUESDAY 21 MAY 2013

[No. 16

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

A Ministerial designation has been made

I, the Honourable John-Paul Langbroek MP, Department of 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 located at 31 Glory Street, Ashgrove.

The land is described as Lot 1061 on SP142918.

Type of community infrastructure for which the land has been designated

The land has been designated for Ashgrove State 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 service 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;
- (12) Sporting 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; and
- (16) Any other facility not mentioned in this part that is intended primarily to accommodate government functions.

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

Date: 16 May 2013

**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, gives 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 located at 1040 Waterworks Road, The Gap.

The land is described as Lot 985 on SL12182.

Type of community infrastructure for which the land has been designated

The land has been designated for The Gap 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 service 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;
- (12) Sporting facilities;
- (15) Storage and works depots and similar facilities, including administrative facilities associated with the provision or maintenance of the community infrastructure; and
- (16) Any other facility not mentioned in this part that is intended primarily to accommodate government functions.

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

Date: 16 May 2013

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NATURAL RESOURCES AND MINES

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FRIDAY 24 MAY 2013

[No. 17

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 06) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 06) 2013*.

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

2. The easements described in Schedule 2 are taken by Logan City Council for sewerage purposes and purposes incidental thereto (access) and vest in Logan City Council on and from 24 May 2013.

Rights and obligations

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

SCHEDULE 1
Easement Terms

1. Rights

The Council shall have the full, free and uninterrupted right and liberty at all times of the day and the night and from time to time at the Council's pleasure:

- (a) to enter upon and traverse the easement for any purpose whatsoever connected with the Council's sewerage powers and whether or not such entry or traversal is for the benefit or detriment of the easement and whether or not it is for the benefit of the easement or any neighbouring or other lands;
- (b) to carry out such works on the easement and do such things including, without limiting the generality of the foregoing, digging, sinking shafts, erecting scaffolding, opening and breaking up the soil both surface and subsurface, placing and operating of machinery and equipment, storing of soil and gravel, laying pipes, digging trenches and drains and laying concrete on or within the easement as the Council in its discretion thinks necessary or desirable for any purpose whatsoever connected with the Council's sewerage powers and whether or not such works and things are for the benefit or detriment of the easement and whether or not such works and things are for the benefit of the registered proprietor's land or any neighbouring or other lands;
- (c) to permit the uninterrupted flow of sewage, whether flowing individually or in concentration, and whether continuously, intermittently or occasionally, beneath the surface of the easement, and through or along pipes and/or drains; and
- (d) to travel to and from the easement over such parts of the subject land as the Council determines in its

absolute discretion.

2. Limitation

The powers, rights and liberties contained in clause 1 shall in all respects be limited to the following:

- (a) the surveying, testing and excavating for the pipes and/or drains, the laying and constructing of the pipes and/or drains and thereafter forever maintaining the pipes and/or drains over, under or through the easement;
- (b) the obtaining of free and uninterrupted access to any or any part of the pipes and/or drains from the surface of the easement for the purpose of laying, relaying, changing the size or number of, operating, inspecting, patrolling, altering, removing, replacing, constructing, reconstructing and repairing the pipes and/or drains.

3. Council's Agents and Equipment

The Council in exercising any of the powers, rights and liberties conferred by this easement may do so by itself or by any one or more of the Council's agents.

The Council or the Council's agents whether by themselves or in conjunction with others may exercise any one or more of the powers, rights and liberties conferred by this easement on the Council and if necessary on foot or with vehicles, machinery, equipment or other things of any description whatsoever and whether such vehicles, machinery, equipment or other things are laden or unladen.

4. Registered Proprietor not to obstruct easement

The registered proprietor shall not make, cause, allow or permit:

- (a) any obstruction, interruption, impeding, hampering or interference with, diversion, scouring, change or alteration in or to the flow of sewage through the pipes and/or drains at any time;
- (b) any obstruction, interruption, impeding or hampering of or interference with the powers, rights and liberties granted and conferred on the Council or the Council's agents by this easement;
- (c) any ponding, storage, retention or deviation of sewage through or under the easement caused by or consequent upon:
 - (i) any use to which the easement is or might be put;
 - (ii) the erection, raising, making, placing of or suffering to stand or to remain any structures,

paving, vegetation (except grass which is kept properly mown at all times) or anything whatsoever upon the easement;

- (d) any alteration which may impede Council gaining access to the pipes and/or drains for any purposes mentioned in the easement;
- (e) any alteration in level or gradient of the easement;
- (f) any change to the surface of the easement or to the natural or artificial features of the easement which contain or assist in containing the flow of sewage under or through the easement; or
- (g) any obstruction, erection, making, placing of or allowing to stand any structure of any kind on the land of or within the easement, unless permitted in writing by the Council or the permanent head and only to the extent permitted and upon such terms and conditions as the Council or the permanent head imposes or stipulates in the event of such permission being granted.

5. Council may remedy breach

- 5.1 If the registered proprietor or any occupier of the easement or part of it breaches any part of clause 4, the Council may request the registered proprietor by notice in writing to the registered proprietor at the registered proprietor's address to remedy the breach within 14 days of receipt of the notice.
- 5.2 If the registered proprietor does not remedy the breach within that time then the Council or the Council's agents may (without prejudice to any other remedy which the Council might have) remedy such breach by:
 - (a) demolishing, removing or otherwise disposing of any structure, paving, vegetation or thing whatsoever;
 - (b) performing any works or doing anything necessary for restoring, repairing or reinstating the pipes and/or drains and the easement (including regrassing it) and reforming the natural or artificial features containing or assisting in containing the flow of sewage under or through the easement to their former state and condition;
 - (c) altering, grading, paving, preparing, grassing and fertilising or mowing the surface of the easement or placing, installing, establishing or constructing and keeping any earthworks and any other works whatsoever (whether of the class just mentioned or not) on or in the easement.
- 5.3 Should the Council or the Council's agents exercise any of the rights, powers and remedies contained in clause 5.2, then the cost of exercising those rights, powers and remedies and the doing and performing of any works, making alterations, grading, paving, preparing, grassing, fertilising, mowing, demolishing, removing or disposing of any structure, paving, vegetation or anything whatsoever shall be at the cost of the registered proprietor or the registered owner or occupier for the time being of the easement.
- 5.4 All of the powers, rights and liberties mentioned in clauses 1 and 3 hereof shall be exercisable by the Council or the Council's agents for the purpose of carrying out the rights, powers and remedies set out in clause 5.2.

6. Council may use adjacent land

- 6.1 The registered proprietor hereby gives express permission (which permission is hereby declared to be irrevocable) to the Council and the Council's agents and if necessary with vehicles, machinery and equipment of any description whatsoever and whether laden or unladen to come onto and use such land of the registered proprietor immediately adjacent to the easement as may be occasionally required by the Council in the exercise of or incidental to its sewerage powers and in this regard the registered proprietor hereby confers on the Council and the Council's agents all of the rights, powers and liberties mentioned in clauses 1 and 5 of this easement, so long as such rights, powers and liberties are not exercised or utilised on a permanent or prolonged basis.

- 6.2 If the Council or the Council's agents exercise any rights pursuant to clause 6.1, the Council undertakes to indemnify and save harmless the registered proprietor in respect of any loss or damage sustained by the registered proprietor as a result of exercising those rights, powers and liberties and it agrees to make good and restore to a reasonable condition (having regard to its original condition) the surface of that part of the land utilised by the Council pursuant to such rights, powers or liberties unless the exercise of such rights, powers and liberties were occasioned by the wilful or negligent act of the registered proprietor, its employees, agents, invitees or licensees or the occupier of the registered proprietor's lands, or any part of them, adjacent to the easement. Clause 8, with any necessary changes, applies to the land immediately adjacent to the easement.

7. Indemnity

The registered proprietor hereby indemnifies the Council and agrees at all times hereafter to keep it indemnified in respect of any claims, demands or actions which are made or brought against the Council as a result of the installation, maintenance or use of the pipes and/or drains if such loss, damage, claim or action is in any way attributable to the negligence or deliberate act of the registered proprietor, its employees, agents, invitees or licensees.

8. Registered Proprietor to maintain easement

- 8.1 The registered proprietor shall at all times maintain and keep the easement and the registered proprietor's improvements on and in the easement (but excluding the pipes and/or drains) in good order and repair and in a clean and tidy condition.
- 8.2 If there are no such improvements the registered proprietor undertakes to grass the easement and to keep it properly grassed and mown.

9. Registered Proprietor not to obstruct easement

Neither the registered proprietor nor any occupier of the registered proprietor's lands or any part of them forming part of the easement shall erect any Structures or pavings nor permit nor suffer to grow or allow to remain any vegetation (other than grass which is kept properly mown at all times) on the easement whereby the rights, powers and liberties of the Council as set out in this easement are or might be unreasonably restricted or diminished unless permitted in writing by the Council or the permanent head and only to the extent permitted upon such terms and conditions as the Council or the permanent head imposes or stipulates in the event of such permission being granted.

10. General Provisions

- 10.1 Notwithstanding any rule of law or equity all pipelines, pipes and/or drains, drips, valves, fittings, meters, connections and all other equipment and appurtenances brought onto, laid or installed upon or buried in or under the easement by the Council at all times remain the property of the Council notwithstanding that they are or might be annexed to the easement. At any time and from time to time the Council may remove them in whole or in part.
- 10.2 The Council, performing and observing the covenants and conditions to be observed and performed by it under this easement, may peaceably hold and enjoy the rights, liberties, privileges and easement granted by this easement without hindrance, molestation or interruption by the registered proprietor or any person, firm or corporation claiming by, through, under or in trust for the registered proprietor.
- 10.3 The registered proprietor shall execute every deed, instrument or assurance, and do every thing, for further or more effectually securing the rights or interest of the Council to or in the easement or any part or parts of it under this easement as the Council reasonably requires.
- 10.4 This easement is of the same force and effect to all intents

and purposes as a covenant running with the land. The benefit, and burden, of the stipulations of this easement extend to, and bind and ensure to, all persons deriving title from or under the Council, and the registered proprietor, respectively.

11. GST

- 11.1 In this clause 11
- (a) words and expressions which are not defined in this document but which have a defined meaning in GST Law have the same meaning as in the GST Law; and
 - (b) GST Law has the meaning given to that expression in the A New Tax System (Goods and Services Tax) Act 1999 (Cth).
- 11.2 Unless otherwise expressly stated, all prices or other sums payable or consideration to be provided under this document are exclusive of GST.
- 11.3 If GST is payable by a supplier, or by the representative member for a GST group of which the supplier is a member, on any supply made under this document, the recipient will pay to the supplier an amount equal to the GST payable on the supply.
- 11.4 The recipient will pay the amount referred to in clause 11.3 in addition to and at the same time that the consideration for the supply is to be provided under this document.
- 11.5 The supplier must deliver a tax invoice or an adjustment note to the recipient before the supplier is entitled to payment of an amount under clause 11.3. The recipient can withhold payment of the amount until the supplier provides a tax invoice or an adjustment note as appropriate.
- 11.6 If an adjustment event arises in respect of a taxable supply made by a supplier under this document the amount payable by the recipient under clause 11.3 will be recalculated to reflect the adjustment event and a payment will be made by the recipient to the supplier or by the supplier to the recipient as the case requires.
- 11.7 Where a party is required under this document to pay or reimburse an expense or outgoing of another party, the amount to be paid or reimbursed by the first party will be the sum of:
- (a) the amount of the expense or outgoing less any input tax credits in respect of the expense or outgoing to which the other party, or to which the representative member for a GST group of which the other party is a member, is entitled; and
 - (b) if the payment or reimbursement is subject to GST, an amount equal to that GST.

12. Definitions and Interpretation

- 12.1 In this document, unless the context or subject matter otherwise indicates or requires:
- Pipe and/or Drain** includes a closed drain, pipe, conduit or channel below ground level, for the passage or conveyance of sewage; and a manhole, manhole chamber, inlet, any equipment (whether mechanical or otherwise) and any fittings in connection therewith.
- Council** includes the Logan City Council and its successors, transferees and assigns.
- Council's Agents** includes the employees, agents, licensees, contractors, sub-contractors and professional consultants of the Council.
- Council's Sewerage powers** includes the sewerage powers given to the Council by its Local Laws, the *Local Government Act 2009*, the *Sustainable Planning Act 2009* and the powers, rights and liberties conferred on the Council by this easement.
- Easement** means the land so described in **Item 1** of the **First Schedule** and includes the airspace above the land.
- Registered Proprietor** includes the respective transferees and assignees of the registered proprietor and the registered owner or owners (and their and each of their respective successors, executors, administrators and assigns as the case may be) and the occupier or occupiers for the time being of the easement.

Permanent Head means the permanent head for the time being of the Council's Department of Engineering Services.

Sewage means raw or treated sewage, drainage of all kinds and, without limitation, includes rainwater, stormwater, liquid wastes, stormwater runoff, liquids whether foul or not and whether flowing individually or in concentration.

Structure includes buildings, fences and walls.

- 12.2 In this document, unless a contrary intention appears, reference to:
- (a) a clause is to a clause in this document;
 - (b) the singular includes the plural and vice versa;
 - (c) any gender includes all other genders;
 - (d) a person includes a firm, a corporation, an association and a body, whether incorporated or not and a government or statutory body or authority;
 - (e) a statute includes statutory instruments under it; and consolidations, amendments, re-enactments or replacements of any of them;
 - (f) writing includes any mode of representing or reproducing words in tangible and permanently visible form and includes facsimile transmission; and
 - (g) this or any other document includes the document as varied or replaced and is not affected by any change in the identity of the parties.
- 12.3 The clause headings appearing in this document are inserted for convenience of reference and do not affect the construction of this document.
- 12.4 If any words are italicised or otherwise printed differently, this has been done for convenience only and does not affect the construction of this document.
- 12.5 Whenever more persons than one constitute a party all the covenants, agreements, conditions, restrictions and provisos on the part of that party contained or implied in this document bind those persons jointly and each of them severally.
- 12.6 This document is in all respects to be interpreted in accordance with the laws of the State of Queensland and the parties irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of that state, and any courts having jurisdiction to hear appeals from them, and waive any right to object to the proceedings being brought in those courts.
- 12.7 Nothing contained in this document affects, prejudices or derogates from the requirements of any statute or from the rights, powers and authorities of the Council under the provisions of any statute or under any declared policy of the Council.
- 12.8 An inclusive definition, or an example or particularisation of a provision, does not limit but may extend that definition or provision.
- 12.9 Where a word or expression is defined, other parts of speech and grammatical forms of that word or expression have a corresponding definition.

SCHEDULE 2

South Region, Beenleigh Office Easements Taken

Easements in Lot 2 on SP103674 and shown on Drawing 7626-001-S-DWG-SU-7341 (deposited in the Department of Natural Resources and Mines), areas 1415.389 m², 1723.454 m² and 1660.09 m² respectively, part of Title Reference 50257435, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 23 May 2013.
2. Published in the Gazette on 24 May 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Natural Resources and Mines.
5. File Reference - CBD/119882

*Land Act 1994***OBJECTIONS TO PROPOSED ROAD CLOSURE
NOTICE (No 19) 2013****Short title**

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 19) 2013*.

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

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

Objections

3.(1) An objection (in writing) to a proposed road closure mentioned in the Schedule may be lodged with the Regional Service 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 **4 July 2013**.

(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 Atherton, Cairns, Townsville, Brisbane, Gold Coast and Warwick; and
- (b) the Local Government Offices of Cassowary Coast Regional, Tablelands Regional, Cook Shire, Townsville City, Brisbane City, Gold Coast City and Southern Downs Regional;

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

SCHEDULE**North Region, Atherton Office**

1 Areas totalling about 8290 m² being the road intersecting Lot 4 on RP911130 and abutting Lot 8 on RP911130 (parish of Hull, locality of Shell Pocket) and shown as plan of Lots A to C, proposed permanent road closure on Drawing CNS13/022A. (2013/001247)

North Region, Cairns Office

2 An area of 133 m² being part of Coondoo and Therwine Streets abutting the eastern boundary of Lot 13 on K4019 and an area of 2357 m² being part of Rob Veivers Drive abutting the western boundary of Lot 13 on K4019 (parish of Cairns, locality of Kuranda) and shown as Stages 1 and 2, proposed road closure (permanent) on Tablelands Regional Council Drawing TRC 633/A60/4/13. (2012/007364)

*3 An area of about 8690 m² being the road intersecting Lot 6 on SP182921 (parish of Solander, locality of Cooktown) and shown as proposed permanent road closure on Drawing DD2013_080. (2013/001978)

North Region, Townsville Office

4 An area of about 3050 m² being part of Ingham Road abutting the southern boundary of Lot 1 on RP732943 and contained within Road Licence No. 7223 (parish of Coonambelah, locality of Mount Louisa) and shown as plan of Lot 1, road to be permanently closed on Drawing TSV2013-25. (2013/001876)

South Region, Brisbane Office

5 An area of about 304 m² separating Lot 47 on RP12093 from Lot 3 on RP12092 (parish of South Brisbane, locality of Highgate Hill) and shown as road proposed to be permanently closed on Drawing 13/076. (2012/006144)

South Region, Gold Coast Office

*6 An area of about 1080 m² being part of Clagiraba Road abutting Lot 72 on RP910384 (parish of Nerang,

locality of Advancetown) and shown as road proposed to be permanently closed on Drawing 12/212. (2012/005781)

South Region, Warwick Office

7 An area of about 2560 m² being the road separating Lot 1 on SP221857 from Lot 165 on DAR628 (parish of Canning, locality of The Hermitage) and shown as road to be closed permanently on Drawing DD2013/091. (2013/002324)

8 An area of about 562 m² being part of the road abutting the eastern boundary of Lot 2 on SP246755 (parish of Folkestone, locality of Glen Niven) and shown as proposed permanent road closure on Drawing DD2013_039. (2013/001137)

*The proposed closure of this road is in conjunction with the proposed opening of another road.

ENDNOTES

1. Published in the Gazette on 24 May 2013.
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***REOPENING OF TEMPORARILY CLOSED ROAD
NOTICE (No 11) 2013****Short title**

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 11) 2013*.

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**North Region, Atherton Office**

An area of about 2.64 ha being part of the road separating Lot 2 on RP743261 from Lot 257 on RP903072, being the land contained within former Road Licence No. 9/7211, (parish of Tinaroo). (2008/007111)

ENDNOTES

1. Published in the Gazette on 24 May 2013.
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***TEMPORARY CLOSING OF ROADS
NOTICE (No 13) 2013****Short title**

1. This notice may be cited as the *Temporary Closing of Roads Notice (No 13) 2013*.

Roads to be temporarily closed [s.98 of the Act]

2. The road described in the Schedule is temporarily closed.

SCHEDULE**South Region, Nambour Office**

An area of about 148 m² now established as Lot A on AP22178 (parish of Bribie, locality of Dicky Beach) in the Department of Natural Resources and Mines. (2012/007489)

ENDNOTES

1. Published in the Gazette on 24 May 2013.
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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FRIDAY 24 MAY 2013

[No. 18

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

TAKING OF LAND NOTICE (No. 2594) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2594) 2013*.

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

2. The land described in the Schedule is taken for the purpose of transport, in particular, road purposes, as from 24 May 2013, 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 Ward, Parish of Barrow - an area of about 1200 square metres being part of Lot 1 on RP912888 contained in Title Reference: 50171647.

As shown approximately on Plan R1-1753 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Gold Coast City
Tamborine – Oxenford Road
John Muntz Bridge Replacement
495/3558; 495/6576

ENDNOTES

1. Made by the Governor in Council on 16 May 2013.
2. Published in the Gazette on 24 May 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

TAKING OF LAND NOTICE (No. 2595) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2595) 2013*.

Land to be taken [s.15(12) 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 24 May 2013, 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 Ward, Parish of Cedar - an area of about 3000 square metres being part of Lot 5 on Crown Plan 869093 contained in Title Reference: 18814123.

County of Ward, Parish of Barrow - an area of about 3800 square metres being part of Lot 6 on RP202099 contained in Title Reference: 16838168.

As shown approximately on Plans R1-1754 and R1-1755 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Gold Coast City
Tamborine – Oxenford Road
John Muntz Bridge Replacement
495/3558; 6575 and 6590

ENDNOTES

1. Made by the Governor in Council on 16 May 2013.
2. Published in the Gazette on 24 May 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

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

TAKING OF LAND NOTICE (No. 2597) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2597) 2013*.

Land to be taken [s.15(12) 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 24 May 2013, 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 Aubigny, Parish of Milton - an area of about 960.2 square metres being part of Lot 192 on Crown Plan A342789 contained in Title Reference: 11054228.

As shown approximately on Plan R3-687 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Toowoomba Region
Oakey – Cooyar Road
495/6651

ENDNOTES

1. Made by the Governor in Council on 16 May 2013.
2. Published in the Gazette on 24 May 2013.
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 STATE-CONTROLLED ROADS

Notice is hereby given under sections 24 and 25 of the *Transport Infrastructure Act 1994*, that the roads or routes, or parts of the roads or routes described in the schedule are hereby declared or revoked as State-controlled roads, as the case may be. As required by the abovementioned sections of the *Transport Infrastructure Act 1994*, the relevant local governments have been notified and the declarations described in the schedule below are consistent with the department's transport infrastructure strategies.

Scott Emerson
Minister for Transport and Main Roads

THE SCHEDULE

That on and from 24 May 2013, the declaration of the State-controlled roads specified in Appendix I hereto, be revoked, and that the roads described in Appendix II hereto, be declared State-controlled roads respectively, under and for the purposes of the *Transport Infrastructure Act 1994*.

The area (that is, alignment and width) of the State-controlled roads 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. 163 Maryborough – Hervey Bay Road Main Road Maryborough City	31 March 1994
No. 163 Maryborough – Hervey Bay Road Main Road Hervey Bay City	1 July 1991
No. 164 Torbanlea – Pialba Road Main Road Hervey Bay City	31 August 1985
No. 487 Brooweena – Woolooga Road Main Road Woocoo Shire	21 January 1989
No. 487 Brooweena – Woolooga Road Main Road Kilkivan Shire	21 January 1989
No. 488 Bauple – Woolooga Road Main Road Tiara Shire	26 January 1980
No. 488 Bauple Woolooga Road Main Road Kilkivan Shire	26 January 1980
No. 1632 Booral Road Secondary Road Hervey Bay City	1 July 1991

APPENDIX II

**No. 163
MARYBOROUGH – HERVEY BAY ROAD
FRASER COAST REGIONAL COUNCIL**

From its junction with the Bruce Highway near the south eastern corner of Lot 3 on RP807516, to its intersection with Booral Road, at the intersection of Boat Harbour Drive and Elizabeth Street in Urangan, including all ramps and roundabouts shown, 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 RD163-1-M, RD163-2-H, RD163-3-G, RD163-(4-5)-E, RD163-6-C and RD163-(7-12)-A.

Length ... 44.50 kilometres (approximately)

**No. 164
TORBANLEA – PIALBA ROAD
FRASER COAST REGIONAL COUNCIL**

From its junction with the Bruce Highway in Torbanlea, to its intersection with Maryborough – Hervey Bay Road and Booral Road, 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 RD164-1-B, RD164-2-C and RD164-3-A.

Length ... 21.69 kilometres (approximately)

**No. 487
BROOWEENA – WOOLOOGA ROAD
FRASER COAST REGIONAL COUNCIL**

From its intersection with Maryborough - Biggenden Road and Staib Road near the most northern corner of Lot 3 on RP118445, to the Gympie Regional Council boundary near the north western corner of Lot 70 on LX826, 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 RD487-(1-2)-E, RD487-3-C and RD487-4-B.

Length ... 40.93 kilometres (approximately)

**No. 487
BROOWEENA – WOOLOOGA ROAD
GYMPIE REGIONAL COUNCIL**

From the Fraser Coast Regional Council boundary near the north western corner of Lot 70 on LX826, to its junction with Bauple – Woolooga Road, 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 RD487-(5-6)-A.

Length ... 13.25 kilometres (approximately)

**No. 488
BAUPLE – WOOLOOGA ROAD
FRASER COAST REGIONAL COUNCIL**

From its intersection with the Bruce Highway and Bauple Drive near the most northern corner of Lot 195 on MCH3997, to the Gympie Regional Council boundary at Munna Creek, near the north eastern corner of Lot 1 on SP246780, 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 RD488-1-C and RD488-2-E.

Length ... 15.05 kilometres (approximately)

**No. 488
BAUPLE – WOOLOOGA ROAD
GYMPIE REGIONAL COUNCIL**

From the Fraser Coast Regional Council boundary at Munna Creek, near the north eastern corner of Lot 1 on SP246780, to its junction with the Wide Bay Highway, 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 RD488-2-F and RD488-(3-4)-A.

Length ... 25.00 kilometres (approximately)

**No. 1632
BOORAL ROAD
FRASER COAST REGIONAL COUNCIL**

From its intersection with Maryborough – Hervey Bay Road and Torbanlea – Pialba Road, to its intersection with Maryborough – Hervey Bay Road, at the intersection of Boat Harbour Drive and Elizabeth Street in Urangan, 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 RD1632-(1-2)-E, and RD1632-(3-6)-A.

Length 18.39 kilometres (approximately)

ENDNOTES

1. Published in the Gazette on 24 May 2013.
2. Not required to be laid before the Legislative Assembly.
3. 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 24 May 2013, 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*.

APPENDIX I

Name of State-controlled road	Plan showing relevant area of State-controlled road for revocation	Date of previous declaration
No. 92A Gulf Developmental Road (Normanton – Croydon) Croydon Shire	Plan No. RD/92A/11/A (held by the Director-General, Department of Transport and Main Roads)	28 November 2008 (Queensland Government Gazette No. 85, 28 November 2008, page 1588)

APPENDIX II

Name of State-controlled road	Plan showing relevant area of State-controlled road for declaration
No. 92A Gulf Developmental Road (Normanton – Croydon) Croydon Shire	Plan No. RD/92A/11/B (held by Director-General, Department of Transport and Main Roads)

ENDNOTES

1. Published in the Gazette on 24 May 2013.
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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[No. 19

Department of Justice and Attorney-General
Brisbane, 22 May 2013

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

Julie Ann BISHOP	GLENELLA
Daniel Gregory BURTON	BRIDGEMAN DOWNS
Denise Carolyn COVATICH	KIRWAN
Megan Therese COWAN	WISHART
Elle Jade COWEN	LANDSBOROUGH
Melissa Jayne FRY	KELSO
Yolanda Helen FUCHS	COOROY
Renae Richelle HANDS	GOLDEN BEACH
Susan Jane HARVEY	WATTLE GROVE
Catherine Jennifer HOPE	EDENS LANDING
Cory Robert IRELAND PALAZZOLO	SURFERS PARADISE
Kellie Ann JARMEY	KIRWAN
Loretta Mary KUYPER	NORTH TOOWOOMBA
Anthony Philip LACEY	FOREST LAKE
Stephanie Michelle LANGDON	KANGAROO POINT
Amanda Fay LITFIN	KINGAROY
Leon Andrew MCCOSKER	ST GEORGE
Hannah Jovita MELVOLD	REGENTS PARK
Jayden Ashley MINTO	LIMESTONE CREEK
Lawrie Norman MOCKER	PELICAN WATERS
Elisha Harriet PARSONS	WORONGARY
Lynelle Joy PATERSON	RUNNYMEDE
Carlos Alberto PEDRAZA ARIAS	UPPER COOMERA
Monica Delyce RITTER	MARYBOROUGH
Brooke Nicole ROBERTSON	DUNMORA
Roseann Lee SCHMIDT	KINGAROY
Kenneth John SPEAKMAN	WATERFORD WEST
Stanley John TAYLOR	KINGAROY
Michael Andrew TESSARO	REDLYNCH

Kate Ellen THOMAS

Lesley Kay VOIGT

Verena VON DER HEIDEN

Collette Alison WATMOUGH

Danielle Megan WATSON

Ian Morris WILLMINGTON

DALBY

KINGAROY

AITKENVALE

MORAYFIELD

VIRGINIA

UPPER COOMERA

Department of Justice and Attorney-General
Brisbane, 22 May 2013

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

Steven Charles BAKER	CLAYFIELD
Roy Reginald BURTON	ATHERTON
Beryl Catherine HUMPHERY	CHINCHILLA
Colin JUILLERAT	DALBY

Department of Justice and Attorney-General
Brisbane, 22 May 2013

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 (Commissioner for Declarations).

Damien Mealey

Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Brian Claydon CARROLL	ROMA
Mary Grace ELLEM	CHINCHILLA
Eric FERRAR	ANTHONY
Thomas Beacher Valentine HUNGERFORD	TOOWONG
Jennifer Joy JUSTO	MUDGEERABA
Patricia Jean MORAN	BEAUDESERT
Alison MOSS	SOUTHPORT
Elizabeth Bernadette O'SULLIVAN	MORAYFIELD
Lottie May PRYCE	CHINCHILLA

Department of Justice and Attorney-General
Brisbane, 22 May 2013

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

Peter Harry BATES	MEIKLEVILLE HILL
Aaron William CORMACK	GEEBUNG
Angela DEVIN	HAWTHORNE
Faye Lynette GATES	BENTLEY PARK
Michelle Jennifer GRECH	MUNBURA
Shaun Michael KENNEDY	TENERIFFE
Melisa LEWINS	WESTLAKE
Paul John LUKE	LOGAN CENTRAL
Joanne Elizabeth LYNES	FRESHWATER
Laura Rose MCDONALD	CALOUNDRA WEST
Amy Margaret NOY	MOUNTAIN CREEK
Katrina Miriam SMITH	SHERWOOD
Daryl Robert STOCK	NORMAN GARDENS

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GENERAL & LOCAL GOVERNMENT GAZETTES

All submissions to the General and Local Government Gazettes must be received **before 12 noon on Wednesdays**.

For example:

- Departmental Notices
- Disposal of Unclaimed Goods
- Land Sales / Resumption of Land
- Meeting Notices
- Dissolution of Partnership Notices
- Unclaimed Monies, etc

Email your submission in Microsoft Word or PDF format to:

gazette@hpw.qld.gov.au

All payments for non-account submissions must be receipted by Accounts **before 12 noon on Wednesdays**.

— Quotes are available on request —

A proof is prepared and sent back to you for approval.

The final approval to print must be returned before close of business on Wednesday to be included in Friday's Gazette.

The Gazettes are compiled on Thursday and are placed online first thing Friday morning.

GENERAL GAZETTE - VACANCIES APPOINTMENT NOTIFICATIONS

Appointments Section:

- Part I - Appealable
- Part II - Non-Appealable

Departments must email their weekly submissions **before 12 noon on Tuesday** to:

gazette@hpw.qld.gov.au

DIRECTIVE No. 04/13*Supersedes:18/10***Directive of the Minister Assisting the Premier: Sick Leave****1. Purpose:**

To prescribe entitlements and conditions for sick leave.

2. Effective date: 24 May 2013**3. Legislative provisions:**

Section 54(1)(a) of the *Public Service Act 2008* and section 686 of the *Industrial Relations Act 1999*.

4. Application:

This directive applies to:

- public service officers; and
- general employees engaged under section 147(2)(a) of the *Public Service Act 2008*; and
- temporary employees engaged under section 148(2)(a) of the *Public Service Act 2008*.

This directive does not apply to employees engaged on a casual basis under sections 147(2)(b) and 148(2)(b) of the *Public Service Act 2008*.

5. Previous references

- Directives 19/05, 8/01 and 10/99
- Administrative Instructions No 1 | 62
- Section 32 of the *Public Service Management and Employment Regulation 1988* as in force on 24 February 1995

6. Related information:

- Directive: Leave without Salary Credited as Service
- Directive: Higher Duties
- Directive: Recreation Leave
- *Family Leave (Queensland Public Sector) Award – State 2012*

Directive**7. Sick leave entitlement**

- 7.1. Entitlements for sick leave are in accordance with Schedule One.
- 7.2. Sick leave without salary may be granted where all sick leave on full salary has been exhausted.
- 7.3. Leave entitlements apply to part-time employees or officers on a pro-rata basis.
- 7.4. Leave prescribed in this directive may be converted to an hourly basis for the purpose of applying, granting and recording of the leave. Leave is based on the number of hours that the employee would have worked. Schedule Two provides conversion formulas.

- 7.5. If an officer or employee is rostered to work a specific number of hours on a day and the employee is absent from duty on that day, or for part of it, the officer's or employee's sick leave account is to be reduced by the number of hours that the officer or employee was rostered to work on that day but did not work. This applies even where it means that the employee's sick leave account is debited by a different number of hours than the employee's daily hours (as defined by an Award or Agreement).
- (a) Sick leave granted to an officer or employee is to be deducted from the officer's or employee's accumulated entitlement in the case of ordinary sick leave or from the special war service credit of sick leave for absences attributable to war-caused disabilities.

8. Taking Leave

- 8.1. An officer's or employee's entitlement to sick leave is conditional on them promptly notifying the employer of:
- (a) any illness that will cause them to be absent from work; and
- (b) the approximate period for which they will be absent.
- 8.2. An officer or employee is to submit a timely application for every absence where sick leave is sought, in a form determined by the chief executive.
- 8.3. An application for sick leave of more than three (3) days is to be supported by documentation acceptable to the chief executive.
- 8.4. A chief executive may require an officer or employee to furnish acceptable documentation where the illness is for three (3) days or less if the employee is subject to a process for monitoring performance, conduct or attendance.
- 8.5. Where an industrial instrument specifies a different requirement for the production of acceptable documentation, the industrial instrument requirement prevails.

9. Illness before other leave

- 9.1. Where, an officer or employee becomes ill before the start of recreation or long service leave and their illness continues into that leave, they may be granted sick leave on full pay for the period of the illness instead of the leave which had already been approved, provided they submit an application for sick leave supported by acceptable documentation.

10. Illness during other leave

- 10.1. An officer or employee who becomes ill after starting recreation leave, long service leave or paid parental leave may be granted sick leave for the period of the illness instead of the recreation leave, long service leave or parental leave that had already been approved provided the officer or employee:
- (a) submits a written application supported by acceptable documentation to the chief executive; and
- (b) the period of illness is more than three (3) working days.
- 10.2. Where the recreation leave, long service leave or parental leave had been previously approved on half pay, any sick leave granted in lieu shall also be at half pay.
- (a) If an officer or employee is granted sick leave while on half pay recreation leave or long service leave, the officer's or employee's sick leave account is to be reduced by half the normal daily hours for that officer or employee.
- 10.3. Paid sick leave is not available to an employee on unpaid parental leave.

11. Public Holidays

- 11.1. Normal salary is to be paid to an officer or employee for a public holiday that occurs immediately before, during or after an absence on sick leave where the officer or employee is in receipt of full pay. No debit should be made to the officer's or employee's sick leave account.
- 11.2. If a public holiday occurs during an absence on sick leave without pay, the officer or employee is not to be paid for the public holiday and no debit is to be made to the officer's or employee's sick leave account.
- 11.3. Normal salary is to be paid to an officer or employee for a public holiday that occurs immediately before or after an absence on sick leave without salary. No debit is to be made to the officer's or employee's sick leave account.
- 11.4. The above applies to any public holiday (or substituted day) under the *Holidays Act 1983*.

12. Teachers – school vacations

- 12.1. An officer who is a teacher, who is absent on sick leave immediately before the start of a school vacation, is not taken to be on sick leave during that vacation, except where the teacher:
- (a) was, immediately before the start of the corresponding vacation in the previous year, absent on sick leave; and
 - (b) has, since the end of that corresponding vacation in the previous year, been absent on sick leave on every day that the teacher would otherwise have been required to be on duty.

13. Dictionary

daily hours means:

- the number of ordinary daily working hours of an employee as specified in the relevant industrial instrument; or
- in any other case – the number of hours specified in the relevant industrial instrument as the average number of hours per working day of an employee during a pay period or other period that is reasonable in the circumstances.

employee means a temporary employee engaged under section 148(2)(a) of the *Public Service Act 2008* and a general employee engaged under section 147(2)(a) of the *Public Service Act 2008*.

industrial instrument means an award, certified agreement, contract, directive or determination made under section 149 of the *Industrial Relations Act 1999*.

officer means a public service officer employed under section 8 of the *Public Service Act 2008*.

teacher means an employee determined by the chief executive to be a teacher for the purpose of this directive.

war-caused disability includes war-caused injury, war-caused disease, defence-caused injury or defence-caused disease as referred to in the *Veterans' Entitlements Act 1986 (Cth)*.

SCHEDULE ONE – SICK LEAVE ENTITLEMENTS

Type	Entitlement	Special Conditions
Sick Leave	10 working days sick leave for each completed year of service and a proportionate amount for an incomplete year of service.	<p>Newly appointed officers who are absent from duty because of illness, and who have not accumulated the necessary sick leave on full salary, may have up to 10 working days sick leave on full salary advanced to them in their first year of service.</p> <p>Where an officer resigns during the first year of service, after having been advanced sick leave on full salary in excess of the accumulated entitlement, no action should be taken to recover any overpayments resulting from the sick leave granted.</p> <p>Temporary employees and general employees are limited to their actual sick leave accrual.</p>
Meritorious Sick Leave	<p>13 weeks (65 working days) sick leave on full pay may be added to the officer or employee's sick leave account (on one occasion only) where they have completed 26 years meritorious service within the Queensland Public Sector (excluding Government Owned Corporations) including:</p> <ul style="list-style-type: none"> • a Queensland government entity, as defined in section 24 of the <i>Public Service Act 2008</i>; • the Queensland Parliamentary Service; • the Queensland Police Service. 	<p>Service length will be based on service for which credit has been given for long service leave purposes under the relevant directive. The service need not necessarily be continuous.</p> <p>An employee seeking meritorious sick leave credit must submit a written application detailing why their service constitutes meritorious service.</p> <p>The application may be refused in the case of an officer or employee who, in the opinion of the chief executive, does not warrant the granting of this leave i.e. has not completed 26 years meritorious service.</p>
Special War Service Credit of Sick Leave	<p>65 working days sick leave on full pay for absences from duty which are attributable to a war-caused disability arising from:</p> <ul style="list-style-type: none"> • Service within Operational Areas, as defined within Schedule 2 of the <i>Commonwealth Veterans' Entitlements Act 1986</i>, as amended from time to time; and • Service with Peacekeeping Forces, as defined within Schedule 3 of the <i>Commonwealth Veterans' Entitlements Act 1986</i>, as amended from time to time. <p>Sick leave charged to the special war service credit of sick leave should be recorded separately from ordinary sick leave.</p>	<p>Officers or employees awarded the special war service credit of sick leave need not exhaust their ordinary sick leave before being eligible to draw upon the special credit of sick leave for war-caused disability.</p> <p>Upon written authority from the officer or employee, particulars are to be obtained from the Department of Veterans' Affairs showing the disability that has been accepted by that department as being attributable to war service.</p> <p>For each absence from duty due to a war-caused disability, the officer or employee is required to furnish acceptable documentation to the chief executive. Acceptable documentation is to be checked against the particulars obtained from the Department of Veterans' Affairs to ensure that the absence resulted from a disability attributable to one of the eligible criteria set out above</p>
Special sick leave	<p>Applies to officers only</p> <p>Where an officer:</p> <ul style="list-style-type: none"> • is injured in the course of performing official duties; or • becomes ill because of performing official duties; <p>the chief executive may grant that officer such special sick leave as the chief executive determines to be warranted in the circumstances.</p>	<p>Special sick leave is not to be charged against an officer's entitlement to ordinary sick leave on full pay.</p>

SCHEDULE TWO – CONVERSION FORMULAS

1. Conversion of entitlements

1.1. This schedule sets out the formulas to be utilised when converting sick leave accruals to an alternative accrual basis.

1.2. Converting sick leave from working days to hours

$$LE = WD \times DH$$

Where:

LE = Leave Entitlement

WD = Working Days

DH = Daily Hours (as defined by an industrial instrument)

1.3. If a department's system for recording particulars of leave granted to an employee is based on hours and the daily hours (as defined by an industrial instrument) of an employee change, the leave entitlements accumulated by the employee are also to be recorded in hours.

$$LAC = LBC \times \frac{HAC}{HBC}$$

Where:

LAC (leave entitlement after change) = the hours of leave to which the employee is entitled after the change.

LBC (leave entitlement before change) = the employee's leave entitlement expressed in hours before the change.

HAC (daily hours after change) = the employee's daily hours (as defined by an industrial instrument) after the change.

HBC (daily hours before change) = the employee's daily hours (as defined by an industrial instrument) before the change.

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)
COMMUNITIES, CHILD SAFETY AND DISABILITY SERVICES				
24654/13	Principal Systems Developer, Integrated Client Management System Support, Information Systems and Reporting, Information Services, Corporate and Executive Services, Brisbane (AO7)	13-05-2013	Ingle, Sunjoy	Systems Developer, Integrated Client Management System Support, Information Systems and Reporting, Information Services, Corporate and Executive Services, Brisbane (AO5)
24654/13	Principal Systems Developer, Integrated Client Management System Support, Information Systems and Reporting, Information Services, Corporate and Executive Services, Brisbane (AO7)	13-05-2013	Hendrick, Richard	Systems Developer, Integrated Client Management System Support, Information Systems and Reporting, Information Services, Corporate and Executive Services, Brisbane (AO5)
24192/12	Grants Officer, Funding Accountability, Funding Administration, Financial Services, Corporate and Executive Services, Brisbane (AO5)	13-05-2013	McGown, Clare	Assistant Grants Officer, Funding Systems, Funding Operations, Funding Administration, Financial Services, Corporate and Executive Services, Brisbane (AO4)
COMMUNITY SAFETY				
16261/13	Station Officer, Ipswich Command, West Moreton Zone, South Eastern Region, Queensland Fire and Rescue Service, Ipswich (SOF)	13-05-2013	Chadwick, Nathan	Firefighter, West Moreton Zone, Regional Operations Branch, South Eastern Region, Queensland Fire and Rescue Service, Ipswich (FFL)
16261/13	Station Officer, Ipswich Command, West Moreton Zone, South Eastern Region, Queensland Fire and Rescue Service, Ipswich (SOF)	13-05-2013	Thompson, Neil	Firefighter, West Moreton Zone, Regional Operations Branch, South Eastern Region, Queensland Fire and Rescue Service, Beenleigh (FFL)
EDUCATION, TRAINING AND EMPLOYMENT				
MER 10050/13	Business Services Manager, Springfield Lakes State School, Metropolitan Region, Education Queensland Division, Brisbane (AO4)	15-04-2013	Buller, Leanne	Administrative Officer, Calamvale Community College, Metropolitan Region, Education Queensland Division, Brisbane (AO3)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
MER 20394/12	Business Services Manager, Kenmore South State School, Metropolitan Region, Education Queensland Division, Brisbane (AO3)	11-02-2013	Harrison, Janet	Administrative Officer, Conondale State School, North Coast Region, Education Queensland Division, Sunshine Coast (AO2)
SER 20054/12	Business Services Manager, Woodridge North State School, South East Region, Education Queensland Division, Brisbane (AO3)	19-03-2012	McCarthy, Leah	Administrative Officer, Kingston College, South East Region, Education Queensland Division, Brisbane (AO2)
SER 20376/12	Business Services Manager, Beenleigh State High School, South East Region, Education Queensland Division, Gold Coast (AO5)	21-01-2013	McCarthy, Christine	Business Services Manager, Bay View State School, Metropolitan Region, Education Queensland Division, Brisbane (AO3)
SER 20307/12	Business Services Manager, Waterford State School, South East Region, Education Queensland Division, Brisbane (AO3)	30-01-2013	Shipperlee, Helen	Science Operations Officer, Marsden State High School, Metropolitan Region, Education Queensland Division, Brisbane (OO3)

HOUSING AND PUBLIC WORKS

24651/13	Client Service Manager, Caboolture Housing Service Centre, Brisbane and North Coast Region, Service Delivery and Community Housing Development, Housing Services, Strategy Policy Programs and Performance, Caboolture (AO5)	08-05-2013	Chapman, Katrina	Senior Housing Officer, Caboolture Housing Service Centre, Brisbane and North Coast Region, Service Delivery and Community Housing Development, Housing Services, Strategy Policy Programs and Performance, Caboolture (AO4)
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JUSTICE AND ATTORNEY-GENERAL

24717/13	Training Officer, Youth Justice Capability and Learning, Youth Justice Services, Townsville (AO5)	Date of duty	Gallen, Tanaya	Training Support Officer, Youth Detention Learning and Organisational Development, Youth Justice Capability and Learning, Youth Justice, Townsville (AO4)
16162/13	Deputy Registrar, Magistrates Court, Queensland Courts Services, Justice Services, Townsville (AO4)	Date of duty	Isambert, Katrina Marie	Court Services Officer, Townsville Magistrates Court, North Queensland Region, Regional Operations, Queensland Courts Service, Justice Services, Townsville (AO3)
16053/13	Regional Investigation Manager, WHSQ South West Region, Workplace Health and Safety Queensland, Office of Fair and Safe Work Queensland, Toowoomba (AO7)	Date of duty	Bopf, Tara-Louise	Resource Developer and Trainer, Workforce Capability Unit, Operations Directorate, Workplace Health and Safety Queensland, Office of Fair and Safe Work Queensland, Brisbane (AO6)
16282/13	Registrar, Central Queensland Region, Magistrates Courts, Justice Services, Gladstone (AO6)	Date of duty	Daly, Frank Wallace	Deputy Registrar, Gladstone Magistrates Court, Wide Bay and Central Queensland, Regional Operations, Queensland Courts Service, Justice Services, Gladstone (AO4)
24456/13	Manager/Coordinator, Western District Youth Justice Service Centre, Child Safety, Youth and Families, Brisbane Region, Regional Service Delivery Operations, Forest Lake (AO8)	27-05-2013	Dwyer, Nicholas	Principal Project Officer, Caboolture Youth Justice Service Centre, Child Safety, Youth and Families, North Coast Region, Regional Service Delivery Operations, Caboolture (AO6)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
NATURAL RESOURCES AND MINES				
24649/13	Manager, Human Resources, Corporate Relations, Brisbane (A08)	Date of duty	Hendry, Amanda	Senior HR Consultant, Organisational Design, Human Resources, Corporate Relations, Brisbane (A06)
QUEENSLAND POLICE SERVICE				
16142/13	Senior Prosecutor, Mount Isa District, Northern Region, Mount Isa (PO4)	Date of duty	Raut, Bimal Kumar	Prosecutor, Mackay District, Central Region, Mackay (PO3)
QUEENSLAND STUDIES AUTHORITY				
QSA 02/13	Senior Analyst, Quantitative Analysis Unit, Analysis and Reporting Branch, Assessment and Reporting Division, Brisbane (A06)	13-05-2013	Cousin, James	Analyst, Quantitative Analysis Unit, Analysis and Reporting Branch, Assessment and Reporting Division, Brisbane (A05)
STATE LIBRARY				
SLB 404/13	Indigenous Liaison Officer, Public and Indigenous Library Development, Regional Access and Public Libraries, Brisbane (A05)	13-05-2013	Acres, Lesley	Senior Housing Officer, Remote Indigenous Housing, Housing, Department of Housing and Public Works, Brisbane (A04)
TRANSPORT AND MAIN ROADS				
24493/13	Help Desk Officer, Call Centre (CS Direct), Strategic Planning & Performance, Customer Services, Customer Services, Safety & Regulation, Brisbane (A04)	Date of duty	Burnett, Mark	Client Relations Consultant, Call Centre (CS Direct), Strategic Planning & Performance, Customer Services, Customer Services, Safety & Regulation, Brisbane (A03)
24507/13	Principal Advisor (Business Improvement), Research Planning & Performance, Strategic Planning & Performance, Customer Services, Customer Services Safety & Regulation, Brisbane (A07)	Date of duty	Bourke, Josef	Senior Business Improvement Officer, Research Planning & Performance, Strategic Planning & Performance, Customer Services, Customer Services Safety & Regulation, Brisbane (A06)
24494/13	Transport Inspector, Compliance Transport Inspectors Central, Compliance Central, Central, customer Services, Customer Services, Safety & Regulation, Mackay (A04)	Date of duty	Heisner, Matthew	Communications Room Operator, Mackay (Central Region), Queensland Police Service, Mackay (A03)
24492/13	Senior Business Analyst, Research, Planning & Performance, Strategic Planning & Performance, Customer Services, Customer Services, Safety & Regulation, Brisbane (A06)	Date of duty	Blackburn, Brett	Business Analyst, Research, Planning & Performance, Strategic Planning & Performance, Customer Services, Customer Services, Safety & Regulation, Brisbane (A05)
24497/13	Driving Examiner/Principal CSO, Client Service Delivery SEQ South, SEQ South, Customer Services, Customer Services, Safety & Regulation, Logan (A03)	Date of duty	Coulson, Jeremy Kevin	Customer Service Officer, Client Service Delivery SEQ South, SEQ South, Customer Services, Customer Services, Safety & Regulation, Southport (A02)
24550/13	Advisor, Central Operations & Support, Strategic Planning & Performance, Customer Services, Customer Services, Safety & Regulation, Brisbane (A04)	Date of duty	Rees, Judy Dorothy	Administration Officer, Central Operations & Support, Strategic Planning & Performance, Customer Services, Customer Services, Safety & Regulation, Brisbane (A03)

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 10015/13	Director, Office of the Deputy Director-General, Education Queensland Division, Brisbane (SO)	15-04-2013	Walsh, Rebecca
NATIONAL PARKS, RECREATION, SPORT AND RACING			
24442/13	Director, Operational Support, Queensland Parks and Wildlife Services, Brisbane (SO)	Date of duty	Thomas, Guy

GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM 1 JULY 2012 INCLUDES 1.3% CPI INCREASE

	New Price	GST	Total
EXTRAORDINARY GAZETTE - FULL PAGE TEXT			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 222.43	\$ 22.24	\$ 244.67
PROFESSIONAL REGISTER AND LISTS GAZETTES			
Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$ 132.34	\$ 13.23	\$ 145.57
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$ 112.71	\$ 11.27	\$ 123.98
ENVIRONMENT AND RESOURCE MANAGEMENT GAZETTE AND TRANSPORT AND MAIN ROADS GAZETTE			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 140.42	\$ 14.04	\$ 154.46
LOCAL GOVERNMENT GAZETTE			
Formatted electronic files or E-mail (must be compatible) Full page text	\$ 222.43	\$ 22.24	\$ 244.67
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$ 257.88	\$ 25.79	\$ 283.67
Single column, all copy to set	\$ 2.36	\$ 0.24	\$ 2.60
Double column, all to set	\$ 4.79	\$ 0.48	\$ 5.27
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.86	\$ 0.09	\$ 0.95
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.74	\$ 0.17	\$ 1.91
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)	\$ 222.43	\$ 22.24	\$ 244.67
Formatted electronic files or E-mail (that require formatting to make compatible)	\$ 257.88	\$ 25.79	\$ 283.67
GENERAL GAZETTE - PER MM TEXT			
Single column, all copy to set	\$ 2.36	\$ 0.24	\$ 2.60
Double column, all to set	\$ 4.79	\$ 0.48	\$ 5.27
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.86	\$ 0.09	\$ 0.95
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.74	\$ 0.17	\$ 1.91
GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON-APPEALABLE)			
APPOINTMENTS - PART I & PART II			
2 lines	\$ 43.24	\$ 4.32	\$ 47.56
3 lines	\$ 60.53	\$ 6.05	\$ 66.58
4 lines	\$ 77.83	\$ 7.78	\$ 85.61
5 lines	\$ 90.80	\$ 9.08	\$ 99.88
6 lines	\$ 108.10	\$ 10.81	\$ 118.91
7 lines	\$ 121.07	\$ 12.11	\$ 133.18
8 lines	\$ 134.04	\$ 13.40	\$ 147.44
9 lines	\$ 147.01	\$ 14.70	\$ 161.71
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.			

*Commissions of Inquiry Act 1950***COMMISSIONS OF INQUIRY ORDER (NO. 1) 2013****TABLE OF PROVISIONS**

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Short title

1. This Order in Council may be cited as the *Commissions of Inquiry Order (No. 1) 2013*.

Commencement

2. This Order in Council commences on 1 July 2013.

Appointment of Commission

3. UNDER the provisions of the *Commissions of Inquiry Act 1950* the Governor in Council hereby appoints the Honourable Justice Margaret White AO, from 1 July 2013, to make full and careful inquiry in an open and independent manner in relation to the operations of the former racing control bodies in Queensland (the relevant entities) being Racing Queensland Limited ACN 142 786 874 (RQL) and its predecessor bodies which amalgamated in July 2010 (Queensland Racing Limited ACN 116 735 374, Greyhounds Queensland Limited ACN 128 067 247 and Queensland Harness Racing Limited ACN 128 036 000), and their controlled entities, including Queensland Race Product Co Limited ACN 081 743 722, over the period 1 January 2007 to 30 April 2012 (the relevant period) with respect to:
 - (a) (i) the adequacy and integrity of, and adherence to, the procurement, contract management and financial accountability policies, processes and guidelines for the relevant entities including measures to ensure contracts awarded delivered value for money; and
 - (ii) the events surrounding the contractual arrangements between the relevant entity or entities and Contour Consulting Engineers Pty Ltd to manage contracts on behalf of those entities; and
 - (iii) whether the resulting contracts were underpinned by sound procurement practices and whether appropriate payment policies and processes were implemented and were adhered to;
 - (b) the adequacy and integrity of, and adherence to, management policies, processes and guidelines and the workplace culture and practices of the relevant entities, in particular RQL, and the appropriateness of the involvement of the Boards of those relevant entities in the exercise of functions by the executive management team and other key management

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- personnel, including the officer holding the position of company secretary and those involved in integrity matters;
- (c) the adequacy and appropriateness of RQL's corporate governance arrangements, in particular:
- (i) whether RQL, its directors, the executive management team and other key management personnel, including the officer holding the position of company secretary, acted with integrity and in accordance with RQL's constitution, in the best interests of the company and the racing industry;
 - (ii) whether RQL, its directors, the executive management team and other key management personnel, including the officer holding the position of company secretary, operated consistently with relevant applicable State and Commonwealth policies and legislation, including the *Racing Act 2002* and the *Corporations Act 2001* (Cth);
 - (iii) the policies, rules and procedures to identify and manage potential and actual conflicts of interests and to minimise the risks of directors and executives improperly using their position and information obtained for personal or financial gain;
 - (iv) the adequacy of employment contracts in restraining former directors and executives from seeking employment with RQL's preferred contractors and suppliers;
- (d) whether there was sufficient and appropriate oversight by the responsible Minister, executive government and chief executive, including under the provisions of the *Racing Act 2002*, for the operations of the relevant entities;
- (e) the events surrounding the renegotiation of employment contracts of four RQL senior executives, Chief Executive Officer Malcolm Tuttle, Director of Integrity Operations Jamie Orchard, Director of Product Development Paul Brennan and Senior Corporate Counsel and Company Secretary Shara Reid (nee Murray) in 2011 and resulting payouts on their voluntary termination in March 2012 under those contracts, and whether the directors and senior executives acted consistently with their responsibilities, duties and legal obligations, with reference to the key findings of the Auditor-General in his Report to Parliament, *Racing Queensland Limited: Audit by arrangement*, tabled in July 2012;
- (f) the arrangements between Queensland Race Product Co Limited and the Tatts Group (comprising Tatts Group Limited ACN 108 686 040 and each of its subsidiaries, including TattsBet Limited ACN 085 691 738), and formerly UNiTAB, concerning fees paid by the Tatts Group for Queensland wagering on interstate races through TattsBet, in particular:
- (i) how Queensland Race Product Co Limited responded to the introduction of race information fees;
 - (ii) whether the Boards of the relevant entities and/or Queensland Race Product Co Limited sought expert legal advice or other advice regarding the effect on fees payable by the Tatts Group to Queensland Race Product Co Limited as a consequence of race information fees being introduced and if not, why this advice was not sought;

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- (iii) the reasons why any expert advice sought at any time following the introduction of race information fees was or was not acted upon; and
- (iv) whether the directors and senior executives of both the relevant entities and Queensland Race Product Co acted in good faith and consistently with their responsibilities, duties and legal obligations and the best interests of the company at the material time race information fees were introduced, or at any other time and whether their actions may have been influenced by any conflict of interest in being both a director of the relevant entities and/or Queensland Race Product Co Limited and/or the Tatts Group or by a relationship with any other person, or whether they used their position/s to gain a personal advantage;
- (g) the events surrounding the approved transfer of funds by the former Queensland Government to RQL's infrastructure trust account in February 2012, on what basis the transfer was made, whether any improper influence was exercised by RQL directors, and if the transfer was appropriate and justified; and
- (h) any other relevant matter relating to the relevant period or otherwise that the Commissioner considers necessary.

Commission to report

4. AND directs that the Commissioner make full and faithful report and recommendations on the aforesaid subject matter of inquiry, and transmit the same to the Honourable the Premier by 30 September 2013.

Commission to make recommendations

5. IN making recommendations the Commissioner should consider any recommended legislative and/or organisational changes to promote good corporate governance, integrity and a transparent and accountable culture for the new control body for racing in Queensland – the Queensland All Codes Racing Industry Board established under the *Racing Act 2002* (trading as Racing Queensland).

Application of Act

6. THE provisions of the *Commissions of Inquiry Act 1950* shall be applicable for the purposes of this inquiry except for section 19C – Authority to use listening devices.

Conduct of Inquiry

7. THE Commissioner may hold public and private hearings in such a manner and in such locations as may be necessary and convenient.

ENDNOTES

1. Made by the Governor in Council on 23 May 2013.
2. Notified in the Gazette on 24 May 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Justice and Attorney-General.

*Economic Development Act 2012***FITZGIBBON PRIORITY DEVELOPMENT AREA
PERMANENT ROAD CLOSURE**

Under the provisions of section 124 of the *Economic Development Act 2012*, Brisbane City Council gives notice of a permanent road closure in the Fitzgibbon Priority Development Area.

The road to be closed is described as an area of about 24 m2 being part of Carselgrove Avenue abutting Lot 3215 on SP251880 (parish of Nundah, locality of Stanley) and shown as plan of Lot 3215 (road closure plan) on Drawing c1336_07_A. (27.11.2012).

Colin Jensen, Chief Executive Officer

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

In accordance with Chapter 8, Part 3 Section 170, of the *Education (General Provisions) Act 2006*, School Enrolment Management Plans for the following school have been prepared by the Regional Director North Queensland region, delegate of the chief executive.

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

Region: North Queensland

School: Heatley State School (new)
Kirwan State High School (updated)
Maidavale State School (new)
Pimlico State High School (updated)
Queens Beach State School (updated)
The Willows State School (updated)

**NOTIFICATION OF A SCHOOL COUNCIL APPROVED UNDER THE
EDUCATION (GENERAL PROVISIONS) ACT 2006**

The following school council was established and approved on 30 April, 2013 by the Regional Director, Metropolitan Region (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.

Queensland Academy for Health Sciences

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

The following school council for an Independent Public School was established and approved on 14th May 2013 by the Principal, Leanne Nixon (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.

Calamvale Community College School Council

*Petroleum and Gas (Production and Safety) Act 2004***CALL FOR TENDERS FOR AUTHORITIES TO PROSPECT
NOTICE No. 01 2013****Short title**

1. This notice may be cited as the *Call for Tenders for Authorities to Prospect Notice (No. 01) 2013* under the *Petroleum and Gas (Production and Safety) Act 2004* (the Act).

Notice of Tender for Authorities to Prospect [s.35 of the Act]

2. This call for tenders, pursuant to Section 35 of the Act, is an invitation for work program based tenders for an Authority to Prospect (ATP) for the five areas described as PLR2013-1-1, PLR2013-1-2, PLR2013-1-3, PLR2013-1-4, PLR2013-1-5 in the Schedule to this Notice. The tender process for the five areas does not involve a cash bid component.

Tenders must be lodged with the Department of Natural Resources and Mines before **4.30 pm on Friday, 22 November 2013**. All tenders must be addressed to the Project Director, Competitive Bidding and hand delivered (by agent or in person) to the Land and Mines Policy Tender Box, which is located at:

Land Centre, Podium 2, Ground Floor
Department of Natural Resources and Mines
Cnr Main and Vulture Streets
Woolloongabba QLD 4102

All tenders should be marked Attn: Project Director – Competitive Bidding.

Tenderers must use the approved form and submit all necessary documentation for evaluation as prescribed in the Call for Tenders for Authorities to Prospect (PLR2013-1) document, available from the department's website www.dnrm.qld.gov.au. Tenderers must lodge a separate application form and tender for each land area for which a tender is lodged.

Under Section 36 of the Act, a tender cannot be made after the closing time for the call, or for only part of the area of the proposed authority. Tenders lodged must also evidence that each party to the tender is an eligible person (as defined under Section 19 of the Act).

Under Section 37(d)(i) of the Act, an application must be accompanied by the statutory application fee (for each separate application form). The tenderer must provide a cheque for the amount of the prescribed application fee in Schedule 9 Part 1 of the *Petroleum and Gas (Production and Safety) Regulation 2004* (the Regulation) with its tender.

Sections 37 and 48 of the Act and Section 13 of the Regulation outline the requirements for making a tender for an ATP, particularly in relation to the requirements for an initial work program. The initial term and work program period for an ATP granted in relation to PLR2013-1-1 to PLR2013-1-5 is proposed to be four (4) years. Only those tenders that propose drilling at least one well in the initial program period may be further considered for Preferred Tenderer status.

The granting of Preferred Tenderer status is subject to a competitive tendering process. Tenders will be assessed according to the following evaluation criteria

- Work program; and
- Capability - financial and technical.

In responding to each specific evaluation criteria explicitly stated in the call for tenders document, tenderers are expected to address each criteria by submitting their best possible application including providing a program of works of a sufficiently high quality to distinguish them from competitors. To ensure a fair and equitable evaluation process, the State will employ reasoned judgement as to the relative merit and appropriateness of tenders.

Further information relevant to the grant process, including requirements to make a valid tender application, the evaluation criteria and potential land use constraints, can be obtained in the Call for Tenders for Authorities to Prospect document, available from the department's website www.dnrm.qld.gov.au

The Schedule to this Notice contains the description of the call for tender areas in graticular blocks and sub-blocks as provided on the Block Identification Map (BIM) Series B held by the DNRM. Pursuant to Section 99 of the Act, the Minister may decide excluded land for an authority to prospect.

Additional conditions for Preferred Tenderers

The Preferred Tenderer must lodge an environmental authority (EA) application with the Department of Environment and Heritage Protection within 14 business days of being notified of Preferred Tenderer status.

The failure of a Preferred Tenderer to comply with the requirements of the tender may, without limitation, result in the Minister appointing another Preferred Tenderer, under Section 40(4)(b) of the Act, or refusing to grant the authority, pursuant to Section 41(1)(b) of the Act.

SCHEDULE

Area PLR2013-1-1	
BOUR 314	All
BOUR 315	All
BOUR 316	All
BOUR 317	All
BOUR 318	All
BOUR 386	All

Sections 37 and 48 of the Act and Section 13 of the Regulation outline the requirements for making a tender for an ATP, particularly in relation to the requirements for an initial work program. The initial term and work program period for an ATP granted in relation to PLR2013-2-1 is proposed to be four (4) years. Only those tenders that propose drilling at least one well in the initial program period may be further considered for Preferred Tenderer status.

The granting of Preferred Tenderer status is subject to a competitive tendering process. Tenders will be assessed according to the following evaluation criteria

- Work program; and
- Capability - financial and technical.

In responding to each specific evaluation criteria explicitly stated in the call for tenders document, tenderers are expected to address each criteria by submitting their best possible application including providing a program of works of a sufficiently high quality to distinguish them from competitors. To ensure a fair and equitable evaluation process, the State will employ reasoned judgement as to the relative merit and appropriateness of tenders.

Further information relevant to the grant process, including requirements to make a valid tender application, the evaluation criteria and potential land use constraints, can be obtained in the Call for Tenders for Authorities to Prospect document, available from the department's website www.dnrm.qld.gov.au

The Schedule to this Notice contains the description of the call for tender area in graticular blocks and sub-blocks as provided on the Block Identification Map (BIM) Series B held by the DNRM. Pursuant to Section 99 of the Act, the Minister may decide excluded land for an authority to prospect.

Additional conditions for Preferred Tenderers

Environmental authority

The Preferred Tenderer must also lodge an environmental authority (EA) application with the Department of Environment and Heritage Protection within 14 business days of being notified of Preferred Tenderer status.

Native Title

A Right to Negotiate (RTN) or an Indigenous Land Use Agreement (ILUA) (each a native title process) must be completed prior to the grant of any ATP in the PLR2013-2-1 release area. After it receives notification of its Preferred Tenderer status, the Preferred Tenderer must within 20 business days of the date of notification, inform DNRM of the native title process that they intend to undertake for the grant of the ATP: either a RTN or an ILUA.

If a Preferred Tenderer decides to undertake an RTN process under the *Native Title Act 1993* (Commonwealth), they must:

- within 40 business days from the date of notification of being the Preferred Tenderer, lodge a submission with the Native Title Services Unit of the Department of Natural Resources and Mines to initiate the process. The submission must comply with the guidelines for right to negotiate submissions for petroleum. The guidelines are available at <http://mines.industry.qld.gov.au/mining/guidelines-petroleum.htm>; and
- once the notification period ends, provide written updates of the negotiations progress to the satisfaction of the department every three months until a Section 31 agreement is lodged for the minister's signature.

If a Preferred Tenderer decides to negotiate an ILUA for the grant of the ATP, then they must provide the Native Title Services Unit:

- (every six months) copies of documents demonstrating their ongoing negotiations;
- a copy of any advertisements inviting native title parties to respond; and
- (within 24 months of the date of notification of their appointment as the Preferred Tenderer) documents that demonstrate lodgement of the ILUA with the National Native Title Tribunal for registration.

If the Preferred Tenderer is unable to achieve progress within 18 months of being notified of its status as Preferred Tenderer in negotiating an ILUA, an RTN submission must be lodged with DNRM.

Preferred Tenderer must comply with requirements

The failure of a Preferred Tenderer to comply with the requirements of the tender may, without limitation, result in the Minister appointing another Preferred Tenderer, under Section 40(4)(b) of the Act, or refusing to grant the authority, pursuant to Section 41(1)(b) of the Act.

SCHEDULE

Area PLR2013-2-1

MITC 492	c,d,e,h,j,k,n,o,p,s,t,u,x,y,z
MITC 493	All
MITC 494	All
MITC 495	a,b,f,g,l,m,q,v
MITC 564	c,d,e,h,j,k,o,p,u,y,z
MITC 565	All
MITC 566	All
MITC 567	a,f,l,m,q,r,v,w,x
MITC 636	c,d,e,f,g,h,j,k,l,m,n,o,p,q,r,s,t,u,v,w,x,y,z
MITC 637	All
MITC 638	All
MITC 639	a,b,c,f,g,h,l,m,n,q,r,v,w
MITC 707	o,p,t,u,z
MITC 708	All
MITC 709	All
MITC 710	All
MITC 711	a,b,f,g,h,l,m,n,q,r,s,t,v,w,x,y
MITC 780	a,b,c,d,e,f,g,h,j,k,l,m,n,o,p,s,t,u,x,y,z
MITC 781	All

Transport Infrastructure Act 1994

NOTIFICATION

Queensland Department of Transport and Main Roads
Brisbane, 24 May 2013

It is hereby notified in pursuance of the provisions of the Act, that on 8 May 2013, the approval of the Honourable Minister for Transport and Main Roads was given to the amended Land Use Plan prepared by Far North Queensland Ports Corporation (Ports North) for the Port of Cairns and its schedule of strategic port land.

A copy of the Port of Cairns' amended Land Use Plan can be found on the Corporation's website at http://www.portsnorth.com.au/content/portsnorth-standard2.asp?name=Land_Use_Plan2

Sal Petrocitto
General Manager
Roads, Rail and Ports System Management
Department of Transport and Main Roads

NOTIFICATION OF EXEMPTION

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

Maritime Safety Queensland
Brisbane, 17 May 2013

I, Patrick J Quirk, General Manager, Maritime Safety Queensland, pursuant to section 18A of the *Transport Operations (Marine Safety) Act 1994*, exempt all persons operating ships in the events detailed in the Schedule from section 206A of the *Transport Operations (Marine Safety) Act 1994* and section 127 of the *Transport Operations (Marine Safety) Regulation 2004*.

SCHEDULE

Events consisting of offshore powerboat races to be conducted by the organiser, Australian Power Boat Association Offshore Council Inc. between the hours of 2:00 pm and 3:00 pm on 29 June 2013 and 10:30 am and 2:00 pm 30 June 2013 over the waters of Cleveland Bay, as shown in red on the course map prepared by Maritime Safety Queensland, designated plans "A1-339-2 and A1-338-2", and held at the Regional Harbour Master's office in Townsville.

PATRICK J. QUIRK
General Manager
Maritime Safety Queensland

NOTIFICATION OF EXEMPTION

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

Maritime Safety Queensland
Brisbane, 17 May 2013

I, **Patrick J. Quirk, General Manager**, pursuant to section 18A of the *Transport Operations (Marine Safety) Act 1994*, exempt all persons operating ships in the events detailed in the Schedule from section 206A of the *Transport Operations (Marine Safety) Act 1994* and sections 127, 127A and 127B of the *Transport Operations (Marine Safety) Regulation 2004*.

SCHEDULE A

Event consisting of water skiing to be conducted by the organisers, Townsville Water Ski Club Inc, between the hours of 7:00 am and 6:00 pm daily on the following dates: 14 June 2013, 15 June 2013, 16 June 2013, 12 July 2013, 13 July, 2013, 14 July 2013, 16 August 2013, 17 August 2013 and 18 August 2013 inclusive, over the waters of Ross River, Townsville, as shown on the course map prepared by Maritime Safety Queensland, designated plan "A1-329-2", and held at the Regional Harbour Master's Office in Townsville.

PATRICK J. QUIRK
General Manager
Maritime Safety Queensland

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. 2) 2013*.

Approval

The following Guideline is approved:

- Guideline for the installation of auxiliary flashing warning lamps to animal management and other specified vehicles in Queensland – Form 27 – Version 5

Authorising Law

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

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

Commencement

This Guideline was approved for use by the Manager, Vehicle Standards, Department of Transport and Main Roads, as delegate of the Chief Executive Officer of that department for commencement from 24 May 2013.

Availability of Guideline

This Guideline is available from the Department of Transport and Main Roads' web site at www.tmr.qld.gov.au then follow the links to Safety – Vehicle Standards and Modifications – Vehicle Standards – Guidelines and type permits.

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. 3) 2013*.

Approval

The following Guideline is approved:

- Guideline for Conditionally Registered Vehicles in Queensland – Form 17 – Version 3

Authorising Law

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

- Statutory Instruments Act 1992*; and
- 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 1 June 2013.

Availability of Guideline

This Guideline is available from the Department of Transport and Main Roads' web site at www.tmr.qld.gov.au then follow the links to Registration – Conditional Registration – Conditional Registration Explained.

**NOTIFICATION OF APPROVED FORMS UNDER
MINERAL RESOURCES ACT 1989, PETROLEUM AND GAS
(PRODUCTION AND SAFETY) ACT 2004, PETROLEUM ACT 1923,
GREENHOUSE GAS STORAGE ACT 2009,
GEOTHERMAL ENERGY ACT 2010**

Commencement

The following forms have been approved by the Executive Director, Mining and Petroleum Operations, Department of Natural Resources and Mines on 21 May 2013, to take effect immediately.

Forms approved

The following forms have been approved:

Form No.	Version No.	Form Name
MMOL-03	2	Change of name
MMOL-06	2	Registration of a mortgage or sublease or release of a mortgage
MMOL-08	2	Caveat
MMOL-08A	1	Consent of caveator
MMOL-09	2	Record an associated agreement
GEN-01	6	Application for an exploration permit or authority to prospect

Forms revoked

The following forms have been revoked:

Form No.	Version No.	Form Name
MMOL-03	1	Change of name
MMOL-06	1	Registration of a mortgage or sublease or release of a mortgage
MMOL-08	1	Caveat
MMOL-09	1	Record an associated agreement
GEN-01	5	Application for an exploration permit or authority to prospect

Availability of forms

These forms are available from:

- The Mining, exploration and petroleum page on the Department's website at www.dnrm.qld.gov.au or
- MyMinesOnline
www.business.qld.gov.au/industry/mining/mining-online-services/myminesonline or
- Service Training and Regulatory Support
Mines
Department of Natural Resources and Mines
PO Box 15216
City East Qld 4002
Telephone: (07) 3199 8133

Jim Grundy
Executive Director
Mining and Petroleum Operations
Department of Natural Resources and Mines

**NOTIFICATION OF APPROVED FORMS UNDER THE
STOCK ACT 1915**

Commencement

The following forms were approved on 14 May 2013 by the Acting Director, Animal Biosecurity and Welfare, Biosecurity Queensland acting with power delegated to him by the Chief Executive, Department of Agriculture, Fisheries and Forestry to take effect from the date of gazettal.

Forms approved

The following forms have been approved:

Form No.	Version No.	Form Heading
Form 22	Version 1	Waybill

Withdrawal of approval of existing forms

Form No.	Version No.	Form Heading
FDU 087	All versions, including 11/93 and 01/2001	Waybill

Availability of Forms

The form is to accompany stock moving in Queensland and is available:-

- (a) on the Department of Agriculture, Fisheries and Forestry website at: www.daff.qld.gov.au
- (b) From the DAFF Customer Service Centre
Phone: 13 25 23 (cost of a local call within Queensland) or +61 7 3404 6999
8 am to 6 pm Monday, Tuesday, Wednesday and Friday
9 am to 6 pm Thursday
Email: callweb@deedi.qld.gov.au
Fax: +61 7 3404 6900
- (c) at any office of Biosecurity Queensland (contact the DAFF Customer Service Centre for details).



QUEENSLAND GOVERNMENT GAZETTE NOTICE

**NOTIFICATION OF APPROVAL OF FORMS UNDER THE
WORKERS' COMPENSATION AND REHABILITATION ACT 2003**

1. Approval of Form

The form mentioned in the following table was approved by the Chief Executive Officer, Q-COMP on the date listed:

TABLE

Item	Approval Date	Form Heading	Form Number	Version Number
1	10/05/2013	Woolworths Limited – Application for Workers' Compensation Form - Fatal	N/A	3

2. Availability of forms

Copies of Item listed above are available from Woolworths Ltd: Phone (07) 3213 4307

BILL OF PARLIAMENT ASSENTED TO

**Queensland Legislative Assembly
Brisbane**

It is hereby notified for general information that, on 23 May 2013, Her Excellency the Governor, in the name and on behalf of Her Majesty, assented to the undermentioned Bill passed by the Legislative Assembly of Queensland in Parliament assembled, viz—

A Bill for An Act to amend the *Vegetation Management Act 1999*, the *Land Act 1994*, the *Nature Conservation Act 1992*, the *Sustainable Planning Act 2009* and the *Wild Rivers Act 2005* for particular purposes

Short title: *Vegetation Management Framework Amendment Act 2013* – Act No. 24 of 2013

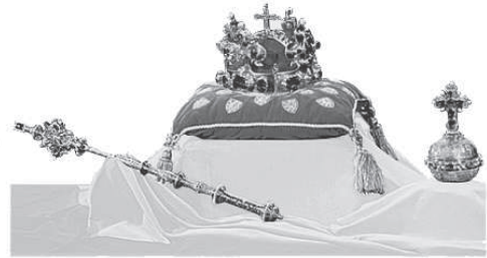
Commencement: The following provisions commence on a day to be fixed by proclamation—

- (a) sections 5, 7, 10 to 32, 35, 36, 40, 46 to 49, 57 to 61, 65, and 76;
- (b) section 64, to the extent it inserts new sections 111, 112, 114 to 120;
- (c) part 4.

**N J Laurie
Clerk of the Parliament**

Queen's Birthday

Public Holiday Gazette deadlines 2013



June

Mon	Tues	Wed	Thurs	Fri
03	04	05	06	07
	Appointments 12 noon	Other Gazette Notices 12 noon		Gazette released
		Final proofs / OK to Publish by close of business		

June

Mon	Tues	Wed	Thurs	Fri
10	11	12	13	14
Queen's Birthday Public Holiday	Appointments close of business	Other Gazette Notices 12 noon		Gazette released
	Final proofs / OK to Publish by close of business			

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Queensland

NOTIFICATION OF SUBORDINATE LEGISLATION

Statutory Instruments Act 1992

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

TABLE 1

SUBORDINATE LEGISLATION BY NUMBER

No. Subordinate Legislation
Empowering Act

70 Nature Conservation (Protected Areas) Amendment Regulation (No. 1) 2013
Nature Conservation Act 1992

71 Water Amendment Regulation (No. 2) 2013
Water Act 2000

TABLE 2

SUBORDINATE LEGISLATION BY EMPOWERING ACT

This table shows affected subordinate legislation

Empowering Act Subordinate Legislation	No.
Nature Conservation Act 1992	
Nature Conservation (Protected Areas) Regulation 1994	
• and by Nature Conservation (Protected Areas) Amendment Regulation (No. 1) 2013	70
Water Act 2000	
Water Regulation 2002	
• and by Water Amendment Regulation (No. 2) 2013	71

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Native Title Act (Cth)	
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