



Queensland Government Gazette

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FRIDAY 6 DECEMBER 2013

Local Government Gazette Notices

All submissions to the Local Government
Gazette must be received
Before 12noon on Wednesdays.

Email your submission in Word or PDF
Format to **gazette@hpw.qld.gov.au**

All payments for non-account submissions
must be receipted **before 12noon Wednesday**

Shire Councils -
Please advise your Purchase Order number

Quotes are prepared on request.

A proof is prepared and emailed to you for
checking and approval. The final approval to
publish must be received by close of business
Wednesday to be included in Friday's Gazette.

The weeks Combined Gazette is placed online
Friday morning and can be downloaded
free of charge or viewed at

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Queensland Government Gazette

EXTRAORDINARY

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FRIDAY 29 NOVEMBER 2013

[No. 70

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

I, MARK McARDLE MP, Minister for Energy and Water Supply, give notice:

A Ministerial designation has been made

A designation of land for community infrastructure pursuant to section 200 of the *Sustainable Planning Act 2009* has been made. The designation is in respect of land on which Queensland Electricity Transmission Corporation Limited, trading as Powerlink Queensland, proposes to build community infrastructure.

Description of the land to which the designation applies

The land designated consists of easements as described in the tables below:

Blythdale Substation

Easement/ Area ID	Easement/ Area Plan No.	Property Lot No.	Property Survey Plan No.	Local Government
Whole of Lot	SP261935	1	SP261935	Maranoa Regional Council
A	SP261935	94	SP261935	Maranoa Regional Council

Fairview Substation

Easement/ Area ID	Easement/Area Plan No.	Property Lot No.	Property Survey Plan No.	Local Government
Whole of Lot	SP261934	1	SP261934	Maranoa Regional Council
E	SP261934	5	SP261934	Maranoa Regional Council

Fairview South Substation

Easement/ Area ID	Easement/Area Plan No.	Property Lot No.	Property Survey Plan No.	Local Government
Whole of Lot	SP261936	1	SP261936	Banana Shire Council
A	SP261936	8	SP261936	Banana Shire Council

Type of community infrastructure for which the land has been designated

The type of community infrastructure for which the land has been designated is operating works under the *Electricity Act 1994*. Specifically, these operating works are the Blythdale 275/132 kilovolt (kV) Substation, Fairview 132kV Substation and Fairview South 275/132kV Substation in the Roma East and Fairview areas.

MARK McARDLE MP
Minister for Energy and
Water Supply

Dated: 27 November 2013

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FRIDAY 29 NOVEMBER 2013

[No. 71

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

I, MARK McARDLE MP, Minister for Energy and Water Supply, give notice:

A Ministerial designation has been made

A designation of land for community infrastructure pursuant to section 200 of the *Sustainable Planning Act 2009* has been made. The designation is in respect of land on which the Queensland Electricity Transmission Corporation Limited, trading as Powerlink Queensland, proposes to build community infrastructure.

Description of the land to which the designation applies

The land designated consists of a corridor of easements and areas of land as described in the table below:

Easement/ Area ID	Easement/Area Plan No.	Property Lot No.	Property Survey Plan No.	Local Government
Whole of Lot		200	SP186745	Brisbane City Council
Whole of Lot		100	SP186744	Brisbane City Council
XPO	LRT-AGT-XP-11	1	SP235571	Brisbane City Council
XPN	LRT-AGT-XP-11	13	SL12611	Brisbane City Council
XPM	LRT-AGT-XP-11	101	SP239284	Brisbane City Council
XPL	LRT-AGT-XP-11	8	SP235572	Brisbane City Council
XPP	LRT-AGT-XP-11	8	SP235572	Brisbane City Council
XPK	LRT-AGT-XP-11	25	SP205055	Brisbane City Council
XPJ	LRT-AGT-XP-10	Paradise Road		Brisbane City Council
A	SP250641	6	SP205055	Brisbane City Council
Area 8	LA-03	7	SP235570	Brisbane City Council
Z	SP252977	5	RP204759	Brisbane City Council
Y	SP252977	8	RP204760	Brisbane City Council
XPI	LRT-AGT-XP-9	Adise Road		Brisbane City Council
X	SP252977	1	RP155400	Brisbane City Council
XPH	LRT-AGT-XP-8	Paradise Road		Brisbane City Council
W	SP252976	2	RP74517	Brisbane City Council
XPF	LRT-AGT-XP-6	Oxley Creek		Brisbane City Council
XPE	LRT-AGT-XP-5	Paradise Road		Brisbane City Council
XPE	LRT-AGT-XP-5	Brookbent Road		Brisbane City Council
V	LA-02	2	RP129664	Brisbane City Council

Easement/ Area ID	Easement/Area Plan No.	Property Lot No.	Property Survey Plan No.	Local Government
Area 4	LA-01	2	RP129664	Brisbane City Council
U	SP250666	1	RP129664	Brisbane City Council
T	SP250665	3	RP129664	Brisbane City Council
S	SP250664	17	RP75165	Brisbane City Council
R	SP250664	16	RP75165	Brisbane City Council
Q	SP250664	15	RP75165	Brisbane City Council
P	SP250664	14	RP75165	Brisbane City Council
O	SP250664	13	RP75165	Brisbane City Council
N	SP250664	12	RP75165	Brisbane City Council
XPD	LRT-AGT-XP-4	Paradise Road		Brisbane City Council
XPC	LRT-AGT-XP-3	Paradise Road		Brisbane City Council
M	SP250664	2	RP87500	Brisbane City Council
L	SP250664	10	RP75165	Brisbane City Council
K	SP250664	9	RP75165	Brisbane City Council
J	SP250664	8	RP75165	Brisbane City Council
I	SP250664	7	RP75165	Brisbane City Council
H	SP250664	6	RP75165	Brisbane City Council
G	SP250664	5	RP75165	Brisbane City Council
F	SP250663	4	RP75165	Brisbane City Council
E	SP250662	3	RP75165	Brisbane City Council
D	SP250661	2	RP75165	Brisbane City Council
C	SP250660	1	RP75165	Brisbane City Council
B	SP250659	1	RP69231	Brisbane City Council
D	SP250669	1	SP174505	Brisbane City Council
XPB	LRT-AGT-XP-2	5	RP43408	Brisbane City Council
A	SP122704	85	SP111241	Brisbane City Council
B	RP105001	8	SP242174	Brisbane City Council
XPA	LRT-AGT-XP-1	Wright Place		Brisbane City Council
Whole of Lot		7	SP193535	Brisbane City Council
Whole of Lot		6	RP51682	Brisbane City Council

Type of community infrastructure for which the land has been designated

The type of community infrastructure for which the land has been designated is operating works under the *Electricity Act 1994*. Specifically, these operating works are the Larapinta to Algester 110 kilovolt Transmission Line Project, consisting of a new 110 kilovolt double circuit transmission line from Powerlink's proposed 275/110 kilovolt Larapinta substation to the existing Algester substation, the establishment of the new 275/110 kilovolt Larapinta substation, which will include a 110/33 kilovolt bulk supply substation and a 33/11 kilovolt zone substation (to be built by Energex Limited) on the site, and the augmentation of Powerlink's existing Algester substation.

MARK McARDLE MP
Minister for Energy and Water Supply

Dated: 28 November 2013



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FRIDAY 29 NOVEMBER 2013

[No. 72

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, PAUL de JERSEY, Chief Justice of Queensland, acting under section 41 of the *Constitution of Queensland 2001*, having previously taken the prescribed oaths, have today assumed the administration of the government of the State as Acting Governor because Her Excellency Penelope Wensley, Governor, is absent from the State.

[L.S.]
PAUL de JERSEY
Acting Governor

Signed and sealed on 29 November 2013.

By Command

Campbell Newman

God Save the Queen

ENDNOTES

1. Made by the Acting Governor on 29 November 2013.
2. Published in an Extraordinary Government Gazette on 29 November 2013.
3. The administering agency is the Department of the Premier and Cabinet.

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SATURDAY 30 NOVEMBER 2013

[No. 73

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, PENELOPE WENSLEY, Governor, acting under section 41 of the *Constitution of Queensland 2001*, have today resumed the administration of the government of the State.

[L.S.]

PENELOPE WENSLEY
Governor

Signed and sealed on 30 November 2013.

By Command

Campbell Newman

God Save the Queen

ENDNOTES

1. Made by the Governor on 30 November 2013.
2. Published in an Extraordinary Government Gazette on 30 November 2013.
3. The administering agency is the Department of the Premier and Cabinet.

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MONDAY 2 DECEMBER 2013

[No. 74

Sustainable Planning Act 2009

NOTIFICATION OF THE REPEAL OF TEMPORARY STATE PLANNING POLICY 1/13 PLANNING FOR PROSPERITY

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that Temporary State Planning Policy 1/13 Planning for Prosperity is repealed.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier

Minister for State Development, Infrastructure and Planning

Sustainable Planning Act 2009

NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 1/12 PROTECTION OF QUEENSLAND'S STRATEGIC CROPPING LAND

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 1/12 Protection of Queensland's Strategic Cropping Land is repealed.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier

Minister for State Development, Infrastructure and Planning

Sustainable Planning Act 2009

NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 4/11 PROTECTING WETLANDS OF HIGH ECOLOGICAL SIGNIFICANCE IN GREAT BARRIER REEF CATCHMENTS

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 4/11 Protecting Wetlands of High Ecological Significance in Great Barrier Reef Catchments (SPP 4/11) is repealed.

SPP 4/11 has effect in wetland protection areas in the Great Barrier Reef catchments, defined on the map of referable wetlands as defined in SPP 4/11. The Great Barrier Reef catchments are shown on the map at Annex 3 in SPP 4/11

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier

Minister for State Development, Infrastructure and Planning

Sustainable Planning Act 2009

NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 3/11 COASTAL PROTECTION

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 3/11 Coastal Protection (SPP 3/11) is repealed.

SPP 3/11 has effect in the coastal zone as defined by the *Coastal Protection and Management Act 1995* and shown on maps 1 to 8 at Annex 1 of SPP 3/11.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier

Minister for State Development, Infrastructure and Planning

Sustainable Planning Act 2009

NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 5/10 AIR, NOISE AND HAZARDOUS MATERIALS

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 5/10 Air, Noise and Hazardous Materials is repealed.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier

Minister for State Development, Infrastructure and Planning

Sustainable Planning Act 2009

NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 4/10 HEALTHY WATERS

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 4/10 Healthy Waters is repealed.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier

Minister for State Development, Infrastructure and Planning

*Sustainable Planning Act 2009***NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 3/10
ACCELERATION OF COMPLIANCE ASSESSMENT**

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 3/10 Acceleration of Compliance Assessment is repealed.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier
Minister for State Development, Infrastructure and Planning

*Sustainable Planning Act 2009***NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 2/10
SOUTH EAST QUEENSLAND KOALA CONSERVATION**

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 2/10 South East Queensland Koala Conservation (SPP 2/10) is repealed.

SPP 2/10 has effect in the local government areas of Sunshine Coast, Moreton Bay, Brisbane, Ipswich, Logan, Redland, and Gold Coast.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier
Minister for State Development, Infrastructure and Planning

*Sustainable Planning Act 2009***NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 2/07
PROTECTION OF EXTRACTIVE RESOURCES**

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 2/07 Protection of Extractive Resources (SPP 2/07) is repealed.

SPP 2/07 has effect for premises in a key resource area as defined in the State planning policy.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier
Minister for State Development, Infrastructure and Planning

*Sustainable Planning Act 2009***NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 1/07
HOUSING AND RESIDENTIAL DEVELOPMENT**

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 1/07 Housing and Residential Development (SPP 1/07) is repealed.

SPP 1/07 has effect in local government areas that meet the following criteria:

1. a population of 10,000 or more within at least one urbanised area; and
2. a minimum average dwelling approval rate of 100 dwellings per annum over the latest 5 year period.

It also applies to local governments that are affected by regional plans.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier
Minister for State Development, Infrastructure and Planning

*Sustainable Planning Act 2009***NOTIFICATION OF THE REPEAL OF STATE PLANNING POLICY 2/02
PLANNING AND MANAGING DEVELOPMENT INVOLVING ACID
SULFATE SOILS**

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that State Planning Policy 2/02 Planning and Managing Development Involving Acid Sulfate Soils (SPP 2/02) is repealed.

SPP 2/02 has effect for all land, soil and sediment at or below 5 metres Australian Height Datum (AHD) where the natural ground level is less than 20 metres AHD in the local government areas listed in Annex 1 of the State planning policy.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier
Minister for State Development, Infrastructure and Planning

*Sustainable Planning Act 2009***NOTIFICATION OF THE REPEAL OF COASTAL PROTECTION STATE
PLANNING REGULATORY PROVISION**

I, the Honourable Jeff Seeney MP, Deputy Premier and Minister for State Development, Infrastructure and Planning hereby notify under section 74(3) of the *Sustainable Planning Act 2009* that Coastal Protection State Planning Regulatory Provision is repealed.

Coastal Protection State Planning Regulatory Provision has effect in all local government areas in Queensland that include areas within the coastal zone.

For further information, **please call 13 QGOV (13 74 68)**

Jeff Seeney MP
Deputy Premier
Minister for State Development, Infrastructure and Planning



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TUESDAY 3 DECEMBER 2013

[No. 75

Superannuation (State Public Sector) Act 1990 and Superannuation (State Public Sector) Regulation 2006

MEMBERSHIP AND CHAIRPERSON OF THE BOARD OF TRUSTEES OF THE STATE PUBLIC SECTOR SUPERANNUATION SCHEME

Pursuant to section 5 of the *Superannuation (State Public Sector) Act 1990* and sections 2B, 2C, 2E and 2K of the *Superannuation (State Public Sector) Regulation 2006*, the Treasurer and Minister for Trade:

- (a) appoints the persons as listed in column 1 of the table below as trustees of the Board of Trustees of the State Public Sector Superannuation Scheme ("Board"); and
- (b) appoints Mr Robert Scheuber as chairperson of the Board; and
- (c) appoints each person as trustee and chairperson (as applicable) of the Board for the term of appointment as stated in column 2 of the table below.

Column 1 – Trustee	Column 2 – Stated Term of Appointment
Mr Robert Scheuber	From and including 1 December 2013 to and including 30 November 2014
Ms Melissa Babbage	From and including 1 December 2013 to and including 31 May 2015
Mr Michael Barnes	From and including 1 December 2013 to and including 31 May 2015
Mr Jeffrey Backen	From and including 1 December 2013 to and including 31 May 2015
Mr Walter Ivessa	From and including 1 December 2013 to and including 31 May 2015
Mr Bede King	From and including 1 December 2013 to and including 30 November 2016
Ms Ruth McFarlane	From and including 1 December 2013 to and including 30 November 2016
Ms Elizabeth Mohle	From and including 1 December 2013 to and including 30 November 2016

Tim Nicholls
Treasurer and Minister for Trade
Signed at Brisbane on 3 December 2013

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NATURAL RESOURCES AND MINES

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FRIDAY 6 DECEMBER 2013

[No. 76

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 19) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 19) 2013*.

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

2. The easements described in Schedule 2 are taken by Energex Limited for electrical works purposes and purposes incidental thereto and vest in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any

- electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
 - (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
 - (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easements Taken

Easement CA in Lot 11 on SP250104 on SP263066 (to be registered in the Land Registry), area 2222 m², part of Title Reference 50906716, parish of Moffatt.

Easement CB in Lot 10 on SP250104 on SP263065 (to be registered in the Land Registry), area 2105 m², part of Title Reference 50906715, parish of Moffatt.

Easement CC in Lot 9 on SP250104 on SP263064 (to be registered in the Land Registry), area 2178 m², part of Title Reference 50906714, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117489

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 20) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 20) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:
 - (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
 - (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
 - (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
 - (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.
- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.
3. **Obligations of ENERGEX Limited**
- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.
4. **Restrictions on the Owner**
- 4.1 The Owner shall not:
 - (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
 - (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
 - (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
 - (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
 - (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
 - (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
 - (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
 - (f) inundate or permit to be inundated any part of the Easement Land;
 - (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
 - (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
 - (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
 - (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
 - (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
 - (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement A in Lot 12 on RP837232 on SP230135 (to be registered in the Land Registry), area 1677 m², part of Title Reference 18162062, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117498

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 21) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 21) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office****Easement Taken**

Easement U in Lot 2 on RP213738 on SP232240 (to be registered in the Land Registry), area 4320 m², part of Title Reference 17055088, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117502

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 22) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 22) 2013*.

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

2. The easements described in Schedule 2 are taken by Energex Limited for electrical works purposes and purposes incidental thereto and vest in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring

or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate; “electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited’s rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
 - (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
 - (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
 - (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
 - (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
 - (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
 - (f) inundate or permit to be inundated any part of the Easement Land;
 - (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
 - (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
 - (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
 - (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement

Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easements Taken

Easement K in Lot 3 on RP27477 on SP232232 (to be registered in the Land Registry), area 712 m², part of Title Reference 10922163, parish of Moffatt.

CBD/117506

Easement M in Lot 12 on RP908213 on SP232234 (to be registered in the Land Registry), area 2475 m², part of Title Reference 50150203, parish of Moffatt.

CBD/117512

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Natural Resources and Mines.

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 23) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 23) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement L in Lot 4 on RP865669 on SP2322233 (to be registered in the Land Registry), area 9017 m², part of Title Reference 50053963, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117507

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 24) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 24) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.

Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

Obligations of ENERGEX Limited

3.1

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

Restrictions on the Owner

4.1

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement F in Lot 63 on SP122549 on SP230140 (to be registered in the Land Registry), area 4.99 ha, part of Title Reference 50299000, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117508

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 25) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 25) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables,

conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate; “electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

Rights of ENERGEX Limited

2.

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

3.1

Obligations of ENERGEX Limited

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

4.1

Restrictions on the Owner

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office****Easement Taken**

Easement K in Lot 1 on RP25892 on SP228907 (to be registered in the Land Registry), area 4090 m², part of Title Reference 16310245, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117496

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 26) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 26) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1**Easement Conditions****1.****Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.**Rights of ENERGEX Limited****2.1**

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

across and through the Easement Land;

- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);

- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and

- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.**Obligations of ENERGEX Limited****3.1**

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.**Restrictions on the Owner****4.1**

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or

- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;

- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;

- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;

- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;

- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;

- (f) inundate or permit to be inundated any part of the Easement Land;

- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;

- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);

- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office****Easement Taken**

Easement N in Lot 2 on RP172382 on SP228910 (to be registered in the Land Registry), area 1.166 ha, part of Title Reference 16116249, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117497

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 27) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 27) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement E in Lot 62 on MAR619 on SP230139 (to be registered in the Land Registry), area 3.594 ha, part of Title Reference 11547041, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117499

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 28) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 28) 2013*.

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

2. The easements described in Schedule 2 are taken by Energex Limited for electrical works purposes and purposes incidental thereto and vest in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring

or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

(k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

(l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easements Taken

Easement G in Lot 65 on MAR619 on SP230141 (to be registered in the Land Registry), area 1.385 ha, part of Title Reference 10265176, parish of Mackenzie.

CBD/117500

Easement H in Lot 251 on SL327 on SP237381 (to be registered in the Land Registry), area 8225 m², part of Title Reference 11128078, parish of Mackenzie.

CBD/117501

Easement R in Lot 2 on RP25894 on SP232238 (to be registered in the Land Registry), area 1.169 ha, part of Title Reference 12994109, parish of Mackenzie.

CBD/117504

Easement Q in Lot 1 on RP25895 on SP232237 (to be registered in the Land Registry), area 1.585 ha, part of Title Reference 10141066, parish of Mackenzie.

CBD/117505

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Natural Resources and Mines.

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 29) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 29) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:
- at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
 - enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
 - use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
 - clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.
- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.
- 3. Obligations of ENERGEX Limited**
- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.
- 4. Restrictions on the Owner**
- 4.1 The Owner shall not:
- interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
 - interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
- erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
 - erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
 - lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
 - stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
 - remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
 - inundate or permit to be inundated any part of the Easement Land;
 - plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
 - light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
 - grow or permit the growing of sugarcane within ten metres of any electric lines;
 - reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
 - store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
 - carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement Sin Lot 187 on MAR6117 on SP232231 (to be registered in the Land Registry), area 6161 m², part of Title Reference 15769235, parish of Moffatt.

ENDNOTES

- Made by the Governor in Council on 5 December 2013.
- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.
- File Reference—CBD/117503

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 30) 2013

Short title

- This notice may be cited as the *Taking of Easement Notice (No 30) 2013*.

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

- The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.

Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

Obligations of ENERGEX Limited

3.1

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

Restrictions on the Owner

4.1

The Owner shall not:

- interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement B in Lot 13 on RP837232 on SP230136 (to be registered in the Land Registry), area 3668 m², part of Title Reference 18162063, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117510

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 31) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 31) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of

conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

Rights of ENERGEX Limited

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

Restrictions on the Owner

- 4.1 The Owner shall not:
 - (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
 - (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan

or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2
South Region, Beenleigh Office
Easement Taken

Easement Pin Lot 1 on RP863053 on SP232236 (to be registered in the Land Registry), area 9436 m², part of Title Reference 50011217, parish of Mackenzie.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117511

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 32) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 32) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1
Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:
 - (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;

- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);

- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and

- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- 4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or

- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;

- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;

- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;

- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;

- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;

- (f) inundate or permit to be inundated any part of the Easement Land;

- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;

- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);

- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2
South Region, Beenleigh Office
Easement Taken

Easement H in Lot 74 on RP210268 on SP232230 (to be registered in the Land Registry), area 399 m², part of Title Reference 16962245, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117513

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 33) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 33) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office****Easement Taken**

Easement D in Lot 8 on RP168377 on SP230256 (to be registered in the Land Registry), area 3719 m², part of Title Reference 15923200, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117514

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 34) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 34) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1.****Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables,

conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate; “**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited’s rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement B in Lot 1 on SP138647 on SP230253 (to be registered in the Land Registry), area 6578 m², part of Title Reference 50339737, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117515

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 35) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 35) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate; “**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

- across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
 - (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
 - (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement AA in Lot 4 on RP201777 on SP231679 (to be registered in the Land Registry), area 3138 m², part of Title Reference 16765059, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117516

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 36) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 36) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement AB in Lot 3 on RP809533 on SP231680 (to be registered in the Land Registry), area 3827 m², part of Title Reference 18185175, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117517

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 37) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 37) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

3. Obligations of ENERGEX Limited

3.1

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

4. Restrictions on the Owner

4.1

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement AD in Lot 5 on RP111329 on SP231682 (to be registered in the Land Registry), area 6986 m², part of Title Reference 16752179, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117518

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 38) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 38) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1**Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- 4.1 The Owner shall not:
 - (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
 - (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
 - (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
 - (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
 - (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
 - (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
 - (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
 - (f) inundate or permit to be inundated any part of the Easement Land;
 - (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
 - (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
 - (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
 - (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
 - (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
 - (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement G in Lot 1 on RP198717 on SP231408 (to be registered in the Land Registry), area 7510 m², part of Title Reference 16906015, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117605

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 39) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 39) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1
Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office
Easement Taken

Easement Y in Lot 86 on RP183336 on SP231426 (to be registered in the Land Registry), area 120 m², part of Title Reference 16328087, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117613

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 40) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 40) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1
Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement Z in Lot 87 on RP172097 on SP231441 (to be registered in the Land Registry), area 5530 m², part of Title Reference 16104236, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117614

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 41) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 41) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.

Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

- across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement BB in Lot 3 on RP183336 on SP231705 (to be registered in the Land Registry), area 542 m², part of Title Reference 16328066, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117615

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 42) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 42) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.

Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

Obligations of ENERGEX Limited

3.1

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

Restrictions on the Owner

4.1

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement AW in Lot 1 on RP199993 on SP231700 (to be registered in the Land Registry), area 4954 m², part of Title Reference 16931134, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117620

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 43) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 43) 2013*.

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

2. The easements described in Schedule 2 are taken by Energex Limited for electrical works purposes and purposes incidental thereto and vest in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables,

conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

Rights of ENERGEX Limited

2. ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or

other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2 South Region, Beenleigh Office Easements Taken

Easement U in Lot 1 on SP103663 on SP236618 (to be registered in the Land Registry), area 453 m², part of Title Reference 50233343, parish of Mackenzie CBD/117478

Easement O in Lot 32 on RP174958 on SP228911 (to be registered in the Land Registry), area 3054 m², part of Title Reference 16098147, parish of Moffatt CBD/117480

Easement N in Lot 2 on RP863054 on SP232235 (to be registered in the Land Registry), area 9053 m², part of Title Reference 50020872, parish of Mackenzie CBD/117483

Easement F in Lot 6 on RP168377 on SP230257 (to be registered in the Land Registry), area 3783 m², part of Title Reference 15923198, parish of Moffatt CBD/117487

Easement E in Lot 7 on RP168377 on SP230255 (to be registered in the Land Registry), area 1495 m², part of Title Reference 15923199, parish of Moffatt CBD/117488

Easement A in Lot 3 on RP144442 on SP230252 (to be registered in the Land Registry), area 2401 m², part of Title Reference 15229056, parish of Moffatt CBD/117490

Easement AC in Lot 1 on RP809533 on SP231681 (to be registered in the Land Registry), area 1815 m², part of Title Reference 18185173, parish of Moffatt CBD/117491

Easement AF in Lot 7 on RP111329 on SP231684 (to be registered in the Land Registry), area 1174 m², part of Title Reference 13983178, parish of Moffatt CBD/117492

Easement AG in Lot 16 on RP111685 on SP231685 (to be registered in the Land Registry), area 6517 m², part of Title Reference 14069228, parish of Moffatt CBD/117493

Easement AL in Lot 1 on RP862775 on SP231689 (to be registered in the Land Registry), area 115 m², part of Title Reference 18682142, parish of Moffatt CBD/117494

Easement AM in Lot 2 on RP862775 on SP231690 (to be registered in the Land Registry), area 3394 m², part of Title Reference 18682143, parish of Moffatt CBD/117495

Easement W in Lot 89 on RP172097 on SP231424 (to be registered in the Land Registry), area 3567 m², part of Title Reference 16104238, parish of Moffatt CBD/117594

Easement U in Lot 91 on RP172097 on SP231422 (to be registered in the Land Registry), area 3006 m², part of Title Reference 16104240, parish of Moffatt CBD/117595

Easement S in Lot 93 on RP172132 on SP231420 (to be registered in the Land Registry), area 3006 m², part of Title Reference 16104242, parish of Moffatt CBD/117596

Easement AX in Lot 4 on RP815750 on SP231701 (to be registered in the Land Registry), area 2678 m², part of Title Reference 18766019, parish of Moffatt CBD/117597

Easement L in Lot 122 on RP172127 on SP231413 (to be registered in the Land Registry), area 3485 m², part of Title Reference 16105192, parish of Moffatt CBD/117598

Easement K in Lot 123 on RP172127 on SP231412 (to be registered in the Land Registry), area 3748 m², part of Title Reference 16105193, parish of Moffatt CBD/117599

Easement H in Lot 2 on RP198717 on SP231409 (to be registered in the Land Registry), area 7315 m², part of Title Reference 16906016, parish of Moffatt CBD/117600

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Natural Resources and Mines.

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 44) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 44) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1 Easement Conditions

1.

Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.

Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

Obligations of ENERGEX Limited

3.1

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

Restrictions on the Owner

4.1

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement AH in Lot 123 on RP894567 on SP231686 (to be registered in the Land Registry), area 4989 m², part of Title Reference 50107377, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117520

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 45) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 45) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement AI in Lot 2 on RP809934 on SP231687 (to be registered in the Land Registry), area 1.125 ha, part of Title Reference 18115150, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117521

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 46) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 46) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2.

Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

across and through the Easement Land;

- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);

- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and

- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- 4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or

- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;

- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;

- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;

- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;

- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;

- (f) inundate or permit to be inundated any part of the Easement Land;

- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;

- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);

- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement AU in Lot 5 on RP807296 on SP231698 (to be registered in the Land Registry), area 3697 m², part of Title Reference 18138184, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117601

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 47) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 47) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement AS in Lot 4 on SP147262 on SP231696 (to be registered in the Land Registry), area 7663 m², part of Title Reference 50432465, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117602

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 48) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 48) 2013*.

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

2. The easements described in Schedule 2 are taken by Energex Limited for electrical works purposes and purposes incidental thereto and vest in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables,

conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. **Rights of ENERGEX Limited**

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. **Obligations of ENERGEX Limited**

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. **Restrictions on the Owner**

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or

other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

(k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

(l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easements Taken

Easements AJ and AK in Lot 3 on RP862775 on SP231688 (to be registered in the Land Registry), areas 6589 m² and 1520 m² respectively, parts of Title Reference 18682144, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117522

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 49) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 49) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. **Rights of ENERGEX Limited**

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

- across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
 - (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
 - (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement AN in Lot 1 on RP897380 on SP231691 (to be registered in the Land Registry), area 1522 m², part of Title Reference 50096959, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117523

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 50) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 50) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
- erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
 - erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
 - lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
 - stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
 - remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
 - inundate or permit to be inundated any part of the Easement Land;
 - plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
 - light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
 - grow or permit the growing of sugarcane within ten metres of any electric lines;
 - reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
 - store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
 - carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement Q in Lot 95 on RP172132 on SP231418 (to be registered in the Land Registry), area 3616m², part of Title Reference 16104244, parish of Moffatt.

ENDNOTES

- Made by the Governor in Council on 5 December 2013.
- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.
- File Reference—CBD/117609

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 51) 2013

Short title

- This notice may be cited as the *Taking of Easement Notice (No 51) 2013*.

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

- The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants,

agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- The Owner shall not:

- interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- inundate or permit to be inundated any part of the Easement Land;
- plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- grow or permit the growing of sugarcane within ten metres of any

- electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
 - (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
 - (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement T in Lot 92 on RP172097 on SP231421 (to be registered in the Land Registry), area 3006 m², part of Title Reference 16104241, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117610

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 52) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 52) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1**Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- 4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement V in Lot 90 on RP172097 on SP231423 (to be registered in the Land Registry), area 2933 m², part of Title Reference 16104239, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117611

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 53) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 53) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1
Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office
Easement Taken

Easement C in Lot 2 on RP229151 on SP231404 (to be registered in the Land Registry), area 3453 m², part of Title Reference 17436199, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117603

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 54) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 54) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1
Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement D in Lot 1 on RP229151 on SP231405 (to be registered in the Land Registry), area 486 m², part of Title Reference 17436198, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117604

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 55) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 55) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1.

Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

- across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement JA in Lot 124 on RP172127 on SP231411 (to be registered in the Land Registry), area 3300 m², part of Title Reference 16105194, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117606

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 56) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 56) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“access works” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“Easement Land” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“ENERGEX Limited” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“electric lines” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“electricity” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“Owner” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“structures” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX

Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement N in Lot 97 on RP172132 on SP231416 (to be registered in the Land Registry), area 7735 m², part of Title Reference 16104246, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117607

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 57) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 57) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables,

conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement P in Lot 96 on RP172132 on SP231417 (to be registered in the Land Registry), area 3897 m², part of Title Reference 16104245, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117608

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 58) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 58) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under,

across and through the Easement Land;

- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);

- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and

- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- 4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or

- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;

- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;

- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;

- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;

- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;

- (f) inundate or permit to be inundated any part of the Easement Land;

- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;

- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);

- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;

- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement X in Lot 88 on RP172097 on SP231425 (to be registered in the Land Registry), area 5024 m², part of Title Reference 16104237, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117612

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 59) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 59) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement BA in Lot 2 on RP172097 on SP231704 (to be registered in the Land Registry), area 6224 m², part of Title Reference 16104235, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117616

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 60) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 60) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring

or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

Obligations of ENERGEX Limited

3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

Restrictions on the Owner

4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
 - (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
 - (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
 - (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
 - (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
 - (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
 - (f) inundate or permit to be inundated any part of the Easement Land;
 - (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
 - (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
 - (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
 - (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;

(k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or

(l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office

Easement Taken

Easement AZ in Lot 1 on RP172097 on SP231703 (to be registered in the Land Registry), area 5519 m², part of Title Reference 16104234, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117617

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 61) 2013

Short title

1. This notice may be cited as the *Taking of Easement Notice (No 61) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct,

- install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.
- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.
- 3. Obligations of ENERGEX Limited**
- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.
- 4. Restrictions on the Owner**
- 4.1 The Owner shall not:
- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.
- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):
- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office
Easement Taken**

Easement AY in Lot 3 on RP815750 on SP231702 (to be registered in the Land Registry), area 2768 m², part of Title Reference 18766018, parish of Moffatt.

ENDNOTES

- Made by the Governor in Council on 5 December 2013.
- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.
- File Reference—CBD/117619

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 62) 2013****Short title**

- This notice may be cited as the *Taking of Easement Notice (No 62) 2013*.

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

- The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

**SCHEDULE 1
Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- The Owner shall not:

- interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- stockpile or permit the stockpiling of any soil, sand, gravel, or other

substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;

- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2

South Region, Beenleigh Office Easement Taken

Easement AV in Lot 4 on RP807296 on SP231699 (to be registered in the Land Registry), area 5264 m², part of Title Reference 18138183, parish of Moffatt.

ENDNOTES

- 1. Made by the Governor in Council on 5 December 2013.
- 2. Published in the Gazette on 6 December 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/117621

Acquisition of Land Act 1967

TAKING OF EASEMENT NOTICE (No 63) 2013

Short title

- 1. This notice may be cited as the *Taking of Easement Notice (No 63) 2013*.

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

- 2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1

Easement Conditions

1. Definitions

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

2.1

ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:

- (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
- (b) enter, remain upon and traverse the Easement Land, with or without vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);
- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

2.2

All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3.

Obligations of ENERGEX Limited

3.1

ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4.

Restrictions on the Owner

4.1

The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

4.2

The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the

- Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office****Easement Taken**

Easement AP in Lot 4 on RP837863 on SP231693 (to be registered in the Land Registry), area 3003 m2, part of Title Reference 18152145, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117622

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE (No 64) 2013****Short title**

1. This notice may be cited as the *Taking of Easement Notice (No 64) 2013*.

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

2. The easement described in Schedule 2 is taken by Energex Limited for electrical works purposes and purposes incidental thereto and vests in Energex Limited on and from 6 December 2013.

Rights and obligations

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

SCHEDULE 1**Easement Conditions****1. Definitions**

In this Easement:

“**access works**” means all access tracks, roads, culverts, ditches, drains, mechanical or electrical devices, gates and other works for, in connection with or ancillary to the electric lines;

“**Easement Land**” means that part of the land in which the Owner has an interest, over which this easement is acquired;

“**ENERGEX Limited**” means ENERGEX Limited ABN 40 078 849 055 and includes its administrators, successors, assigns and others authorised by it. If the context permits the term also includes servants, agents and contractors;

“**electric lines**” means any wire or wires, cables, insulated cables, conductor, materials or other means whatsoever used for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity, together with any casing, coating, covering, tube, pipe, conduit, pillar, pole or tower, post, frame, bracket, insulator or materials enclosing, surrounding or supporting the same or any part thereof, or any apparatus connected therewith used by ENERGEX Limited or required to be used by ENERGEX Limited for the purpose of conveying, transmitting, transforming, controlling, monitoring, measuring or distributing electricity by any such means as may be appropriate;

“**electricity**” includes but is not limited to electric current, electrical energy and like or related physical qualities;

“**Owner**” means the holder of any interest in the land over which this easement has been acquired and includes its administrators, successors and assigns;

“**structures**” means any building, improvement, plant, equipment, fixture, fitting, pole, cable, wire, pipe, tower, apparatus or permanent or temporary chattel of any kind whether on, over, in, under, across or through the Easement Land and includes by way of example but is not limited to any dwelling (including any extension or overhang of eaves or guttering), swimming pools, shed, retaining or other wall and lighting.

2. Rights of ENERGEX Limited

- 2.1 ENERGEX Limited is acquiring this easement to permit ENERGEX Limited to:
 - (a) at all times and in any manner, convey electricity on, over, in, under, across and through the Easement Land;
 - (b) enter, remain upon and traverse the Easement Land, with or without

vehicles, plant or equipment or chattels of any kind, for any lawful purpose (including preventing or rectifying any infringement by the Grantor of ENERGEX Limited's rights);

- (c) use the Easement Land as may be reasonably required to construct, install, inspect, maintain, repair, reconstruct, replace, add to and remove electric lines and access works; and
- (d) clear the Easement Land and keep it cleared (by any means or manner as ENERGEX Limited shall consider necessary) of timber, trees, undergrowth and crops.

- 2.2 All electric lines or access works installed on, over, in, under, across and through the Easement Land shall remain the property of ENERGEX Limited.

3. Obligations of ENERGEX Limited

- 3.1 ENERGEX Limited in exercising its rights must act reasonably at all times and comply with all relevant laws.

4. Restrictions on the Owner

- 4.1 The Owner shall not:

- (a) interfere with or damage or place at risk the electric lines or access works on the Easement Land; or
- (b) interfere with or obstruct ENERGEX Limited in the exercise and enjoyment of its rights and powers under this Easement.

- 4.2 The Owner shall not without the prior written consent of ENERGEX Limited (which shall not be unreasonably withheld):

- (a) erect or permit the erection of any structures on the Easement Land or make or permit to be made any alteration or additions to any existing structures on the Easement Land;
- (b) erect any fence of a height of more than 2.4 metres on the Easement Land. Where metallic fencing is erected or installed, it must be earthed to the satisfaction of ENERGEX Limited;
- (c) lay or permit the laying of services or pipes, cables, wires or the like on, over, in, under, across and through the Easement Land;
- (d) stockpile or permit the stockpiling of any soil, sand, gravel, or other substance on the Easement Land, or fill the Easement Land with or permit the filling of the Easement Land with any soil, sand, gravel or other substance;
- (e) remove or permit the removal of any soil, sand, gravel or other substance from the Easement Land;
- (f) inundate or permit to be inundated any part of the Easement Land;
- (g) plant or permit to grow upon the Easement Land vegetation whose size or height would in any way interfere with the safe, efficient and/or continuous operation of the electric lines and/or access works;
- (h) light or permit the lighting of fires on the Easement Land (including burning off or permitting the burning off of crops on the Easement Land);
- (i) grow or permit the growing of sugarcane within ten metres of any electric lines;
- (j) reside in or permit any person to reside in or occupy any caravan or other structure which may be parked or located on the Easement Land irrespective of whether the Easement Land is part of a caravan park or private property;
- (k) store or permit the storage or conveyance of flammable fuels or explosive materials on, over, in, under, across and through the Easement Land; or
- (l) carry on or permit to be carried on any activity or operation which endangers the safety of the electric lines or access works or the safe, efficient and continuous operation of the electric lines or access works.

SCHEDULE 2**South Region, Beenleigh Office****Easement Taken**

Easement AO in Lot 5 on RP841508 on SP231692 (to be registered in the Land Registry), area 1492 m2, part of Title Reference 18215100, parish of Moffatt.

ENDNOTES

1. Made by the Governor in Council on 5 December 2013.
2. Published in the Gazette on 6 December 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/117623

*Land Act 1994***OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE (No 46) 2013****Short title**

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 46) 2013*.

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

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

Objections

3.(1) An objection (in writing) to a proposed road closure mentioned in the Schedule may be lodged with the Regional Service Director, Department of 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 **16 January 2014**.

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

Plans

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

- the Department of Natural Resources and Mines Offices at Cairns, Gold Coast and Innisfail; and
- the Local Government Offices of Cairns Regional, Gold Coast City and Cassowary Coast Regional (Tully Office);

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

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

1 An area of about 65 m² being part of Jarda Street abutting the western boundary of Lot 34 on RP729937 (parish of Smithfield, locality of Smithfield) and shown as plan of Lot A proposed permanent road closure on Drawing CNS13/073P. (2013/005910)

South Region, Gold Coast Office

2 An area of about 880 m² adjoining the northern boundary of Lot 102 on WD5451 (parish of Coomera, locality of Coomera) and shown as road proposed to be permanently closed on Drawing 13/222. (2013/002963)

TEMPORARY CLOSURE**North Region, Innisfail Office**

3 Areas totalling about 5.36 ha abutting the boundaries of Lot 40 on CWL796, Lot 73 on CWL796, Lots 101, 102 and 117 on R2821, Lot 3 on R2823, Lot 98 on CWL1833 and part of Tully Street separating Lot 111 on R2821 from Lot 304 on R2821 (parish of Tyson, locality of Rockingham) and shown as plan of Lot A proposed temporary road closures on Drawing TSV2012-42. (2013/002493)

ENDNOTES

- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

*Land Act 1994***TEMPORARY CLOSING OF ROADS NOTICE (No 20) 2013****Short title**

1. This notice may be cited as the *Temporary Closing of Roads Notice (No 20) 2013*.

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

2. The roads described in Schedules 1 and 2 are temporarily closed.

SCHEDULE 1**North Region, Cairns Office**

An area of about 8800 m² now established as Lot A on AP17387 (parish of Formartine, locality of Bibbohra) in the Department of Natural Resources and Mines. (2010/002697)

SCHEDULE 2**South Region, Gold Coast Office**

An area of about 420 m² adjoining the eastern boundary of Lot 102 on WD5451 (parish of Coomera, locality of Coomera) and shown as road proposed to be temporarily closed on Drawing 13/222. (2013/002963)

ENDNOTES

- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

*Land Act 1994***REOPENING OF TEMPORARILY CLOSED ROAD NOTICE (No 33) 2013****Short title**

1. This notice may be cited as the *Reopening of Temporarily Closed Road Notice (No 33) 2013*.

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

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

SCHEDULE 1**North Region, Cairns Office**

An area of about 0.0400 ha abutting Lot 1 on SP218127 and shown as Lot B on AP19647, being part of the land contained within former Road Licence No. 9/6878, (parish of Grafton). (2013/004041)

SCHEDULE 2**North Region, Innisfail Office**

An area of about 4530 m² abutting the northern boundaries of Lots 1 and 2 on RP705072 and shown as Lot 2 on AP22308, being part of the land contained within former Road Licence No. 4185, (parish of Johnstone). (2012/003080)

ENDNOTES

- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.

*Acquisition of Land Act 1967***TAKING OF LAND NOTICE BY THE MINISTER (No 10) 2013 Short title**

1. This notice may be cited as the *Taking of Land Notice by the Minister (No 10) 2013*.

Land taken [s.15D(1) of the Act]

2. The land described in the Schedule is taken by the State for State educational institution purposes and purposes incidental thereto and vests in the State for an estate in fee simple on and from 6 December 2013.

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

Lot 11 on RP198750, area 1.015 ha, the whole of Title Reference 16636187, parish of Redcliffe.

ENDNOTES

- Made by the Minister on 3 December 2013.
- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.
- File Reference – CBD/119688

*Acquisition of Land Act 1967***TAKING OF LAND NOTICE BY THE MINISTER (No 11) 2013 Short title**

1. This notice may be cited as the *Taking of Land Notice by the Minister (No 11) 2013*.

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

2. The land described in the Schedule is taken by the State for State educational institution purposes and purposes incidental thereto and vests in the State for an estate in fee simple on and from 6 December 2013.

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

The interest in General Tenancy Agreement dated 18 March 2013 over Lot 11 on RP198750, area 1.015 ha, the whole of Title Reference 16636187, parish of Redcliffe.

ENDNOTES

- Made by the Minister on 2 December 2013.
- Published in the Gazette on 6 December 2013.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.
- File Reference – CBD/119688

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[No. 77

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

TAKING OF LAND NOTICE (No. 2663) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2663) 2013*.

Land to be taken [s.9(6) of the *Acquisition of Land Act 1967*]

2. The land described in the Schedule is taken for future transport, in particular, rail transport infrastructure, and purposes incidental to transport (rail), namely, road and transport associated development, as from 6 December 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 Stanley, Parish of Redcliffe - an area of about 509 square metres being part of Lot 7 on RP200651 contained in Title Reference: 17241028.

County of Stanley, Parish of Redcliffe - an area of about 1.359 hectares being part of Lot 781 on Crown Plan SL12166 contained in Title Reference: 17164028.

County of Stanley, Parish of Redcliffe - an area of about 436.5 square metres (including about 37 square metres being part of Easement C on RP885434) being part of Lot 9 on RP209708 contained in Title Reference: 17289131.

County of Stanley, Parish of Redcliffe - an area of about 3763.35 square metres being part of Lot 8 on RP209709 contained in Title Reference: 17289128.

As shown approximately on Plans R2-1336 and R2-1339 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Redcliffe City
 Moreton Bay Rail Link Corridor Project
 (Stage 2 – Petrie and Kallangur)
 495/880; 5533 and 5524A

ENDNOTES

1. Made by the Governor in Council on 28 November 2013.
2. Published in the Gazette on 6 December 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. 2664) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2664) 2013*.

Land to be taken [s.9(6) of the *Acquisition of Land Act 1967*]

2. The land described in the Schedule is taken for future transport, in particular, rail transport infrastructure and purposes incidental to transport (rail), namely, road, as from 6 December 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 Stanley, Parish of Redcliffe - an area of about 1957.53 square metres being part of Lot 315 on RP207688 contained in Title Reference: 17112231.

As shown approximately on Plan R2-1344 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Redcliffe City
Moreton Bay Rail Link Corridor Project
(Stage 2 – Petrie and Kallangur)
495/880; 6967

ENDNOTES

1. Made by the Governor in Council on 28 November 2013.
2. Published in the Gazette on 6 December 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. 2665) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2665) 2013*.

Land to be taken [s.9(6) of the *Acquisition of Land Act 1967*]

2. The land described in the Schedule is taken for future transport, in particular, purposes incidental to transport (rail), namely, road, as from 6 December 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 Stanley, Parish of Redcliffe - an area of 1086 square metres being the whole of Lot 8 on RP163686 contained in Title Reference: 16299172.

As shown approximately on Plan R2-1338 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Redcliffe City
Moreton Bay Rail Link Corridor Project
(Stage 2 – Petrie and Kallangur)
495/880; 5973

ENDNOTES

1. Made by the Governor in Council on 28 November 2013.
2. Published in the Gazette on 6 December 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. 2666) 2013

Short title

1. This notice may be cited as the *Taking of Land Notice (No. 2666) 2013*.

Land to be taken [s.9(6) of the *Acquisition of Land Act 1967*]

2. The land described in the Schedule is taken for future transport, in particular, rail transport infrastructure and purposes incidental to transport (rail), namely, road, construction compound and transport associated development, as from 6 December 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 Stanley, Parish of Redcliffe – an area of 1.2824 hectares being the whole of Lot 3 on RP200653 contained in Title Reference: 17217064.

County of Stanley, Parish of Redcliffe – an area of 2438 square metres being the whole of Lot 2 on RP144583 contained in Title Reference: 15455064.

As shown approximately on Plan R2-1338 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Redcliffe City
Moreton Bay Rail Link Corridor Project
(Stage 2 – Petrie and Kallangur)
495/880; 5534 and 5502

ENDNOTES

1. Made by the Governor in Council on 28 November 2013.
2. Published in the Gazette on 6 December 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

REVOCATION OF TAKING OF LAND NOTICE (No. 2667) 2013

Short title

1. This notice may be cited as the *Revocation of Taking of Land Notice (No. 2667) 2013*.

Land to be revoked [s. 17 of the *Acquisition of Land Act 1967*]

2. Following agreement of the owners in writing, the land described in the Schedule and taken by Taking of Land Notice (No. 732) 2003 published in the Queensland Government Gazette of 1 August 2003, at page 1118, is no longer required for the purpose for which it was taken and, accordingly, in terms of section 17 of the *Acquisition of Land Act 1967*, Taking of Land Notice (No. 732) 2003 is wholly revoked.

SCHEDULE

Land to be revoked

“County of Stanley, Parish of Tingalpa - an area of about 167.3 square metres being part of Lot 1 on RP87323 contained in Title Reference: 14699094.

As shown approximately on Plan R13-1167 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Brisbane City
Redland Sub-Arterial Road
R13-1167
510/2843; 775/190”

ENDNOTES

1. Made by the Governor in Council on 28 November 2013.
2. Published in the Gazette on 6 December 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.

Transport Planning and Coordination Act 1994

CHANGE OF PURPOSE DECLARATION NOTICE (No. 2670) 2013

Short title

1. This notice may be cited as the *Change of Purpose Declaration Notice (No. 2670) 2013*.

Declaration of another stated transport purpose [s. 26A(2) of the *Transport Planning and Coordination Act 1994*]

2. I, Scott Emerson MP, Minister for Transport and Main Roads, declare that the land described in the Schedule taken by:

Taking of Leasehold Interests in Land Notice (No. 2206) 2011, dated 16 June 2011, and published in the Gazette of 24 June 2011, at page 491, for a purpose incidental to the purpose of transport (rail), in particular, extraction of construction materials for the Northern Missing Link Project, by the Chief Executive, Department of Transport and Main Roads, is now required for transport purposes, namely, rail purposes, and is taken to have been acquired for these purposes, from 6 December 2013.

SCHEDULE

County of Drake, Parish of Emin - an area of about 5.658 hectares (exclusive of about 1.119 hectares) being part of Lot 2 on Crown Plan DK176 contained in Title Reference: 17650092.

Isaac Region
Northern Missing Link Project
(North Goonyella to Newlands)
R8-492(D) and R8-497(D)
495/2415; 4044A

ENDNOTES

1. Made by the Minister on 19 November 2013.
2. Published in the Gazette on 6 December 2013.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Transport and Main Roads.



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[No. 78

City of Brisbane Act 2010 – Section 32

NOTICE OF MAKING THE NATURAL ASSETS AMENDING LOCAL LAW 2013 FOR THE CITY OF BRISBANE

Brisbane City Council has by resolution on 19 November 2013 made a local law entitled the *Natural Assets Amending Local Law 2013*.

The local law has amended the *Natural Assets Local Law 2003*.

The *Natural Assets Amending Local Law 2013* will commence on 27 January 2014.

Colin Jensen, Chief Executive Officer

Sustainable Planning Act 2009

PUBLIC NOTICE SUNSHINE COAST COUNCIL

ADOPTION OF AMENDMENTS TO CALOUNDRA CITY COUNCIL PLANNING SCHEME 1996 – DEVELOPMENT CONTROL PLAN 1 – KAWANA WATERS

In accordance with the Statutory Guideline 02/12 and section 117 of the *Sustainable Planning Act 2009*, it is advised that on 3 December 2013 Council adopted amendments to Caloundra City Council Planning Scheme 1996 to reflect the provisions of Temporary Local Planning Instrument No. 2 – Caloundra City Council Planning Scheme 1996 (2012).

The amendments apply to land affected by Development Control Plan No. 1- Kawana Waters. The amendments expedite business and economic development opportunities at Kawana Town Centre, land adjacent to the Sunshine Coast University Hospital and undeveloped areas of Birtinya more generally, in anticipation of the delivery timeline for the Sunshine Coast University Hospital by:

- amending the Master Planning Community Development Process for the Transit Precinct to expedite the planning and delivery of State Government infrastructure;
- introducing five new Detailed Planning Areas that supports the delivery of wider housing choice throughout Birtinya;
- preserving a future public transport corridor to the Sunshine Coast University Hospital; and
- amending the master planning process for the Town Centre and Health Hub to include these areas within the Detailed Planning Areas.

The amendments change the underlying zoning from Residential 'A' to Special Development Zone for certain areas. These areas include proposed Detailed Planning Area 11 (Birtinya), Detailed Planning Area 12 (Health Hub), Detailed Planning Area 13 (Town Centre), Detailed Planning Area 14 (Birtinya Peninsular), Detailed Planning Area 15 (Birtinya Island East) and the Transit Precinct.

The amendments variously amend the provisions in Caloundra City Council Planning Scheme 1996 including Development Control Plan 1-Kawana Waters to ensure consistency with the above outcomes and the South East Queensland Regional Plan.

The amendments will come into effect on and from 6 December 2013.

The amendments are available in electronic format from the Sunshine Coast Council website.

Visit <http://www.sunshinecoast.qld.gov.au>

Copies of the amendments are also available for inspection at the Department of State Development and Infrastructure Planning, 63 George Street, Brisbane.

Further information can be obtained by telephoning Council's Customer Service Centre on 1300 00 7272 (Sunshine Coast) or (07) 5475 7272 (outside Sunshine Coast & mobile phones).

John Knaggs
Chief Executive Officer
Sunshine Coast Council

NOTICE OF ADOPTION OF AMENDMENTS TO *BRISBANE CITY PLAN 2000* TO INCLUDE A LOCAL PLAN ENTITLED THE DARRA OXLEY DISTRICT NEIGHBOURHOOD PLAN

At its meeting on 26 November 2013, Council adopted amendments to *Brisbane City Plan 2000* to include the Darra Oxley District Neighbourhood Plan, which encompasses parts of Darra and parts of Oxley. Council also adopted associated amendments.

The new Neighbourhood Plan and associated amendments become effective on and from **6 December 2013**.

Purpose and General Effect

The purpose of the plan is to guide future development and key outcomes for the plan area including:

- Medium density and low-medium density residential development in proximity to the Darra and Oxley rail stations to promote housing choice and take advantage of high frequency public transport;

- Promoting economic growth in the district by providing opportunities for businesses around existing industry areas;
- Managing the interface between industrial development and sensitive land uses (including residential); and
- Protecting local residential character by including demolition control precincts north of Oxley Railway Station.

Further information

Copies of the amendments are available for inspection and purchase at the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. The amendments can also be viewed on Council's website by searching for 'Darra Oxley District Neighbourhood Plan' at www.brisbane.qld.gov.au

For more information please either visit the Council Customer Service Centre or telephone Council on 3403 8888.

Colin Jensen, Chief Executive Officer

NOTICE OF ADOPTION OF AMENDMENTS TO *BRISBANE CITY PLAN 2000* TO AMEND A LOCAL PLAN ENTITLED THE NEW FARM AND TENERIFFE HILL LOCAL PLAN

At its meeting of 26 November 2013, Council adopted amendments to the *Brisbane City Plan 2000* by amending the New Farm and Teneriffe Hill Local Plan in relation to the Howard Smith Wharves site under the Story Bridge at Petrie Bight, together with necessary consequential and supporting *Brisbane City Plan 2000* amendments.

The amended Neighbourhood Plan and associated amendments become effective on and from **6 December 2013**.

Purpose and General Effect

The purpose of the amendments is to align Brisbane City Council's planning documents with its strategic vision for the Howard Smith Wharves site. The draft amendments to the local plan:

- Include a description of the intended outcomes over the site and place strict limits on its development;
- Ensure that at least 80% of the site will be provided as open space and that buildings do not exceed the height of the adjoining cliffs;
- Manage reuse of the existing heritage structures, and the location, scale and design of new buildings on the site; and
- Include provisions about the various uses of building spaces, how public access is to be maintained and how the heritage values of the site are to be respected.

Further information

Copies of the amendments are available for inspection and purchase at the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. The amendments can also be viewed on Council's website by searching for 'Howard Smith Wharves' at www.brisbane.qld.gov.au

For more information please either visit the Council Customer Service Centre or telephone Council on 3403 8888.

Colin Jensen, Chief Executive Officer

NOTICE OF ADOPTION OF AMENDMENT TO AREA CLASSIFICATIONS AND DEMOLITION CONTROL PRECINCTS IN *BRISBANE CITY PLAN 2000*

At its meeting on 19 November 2013, Council adopted amendments to the *Brisbane City Plan 2000* to change the area classification of a number of sites throughout Brisbane and to include or remove different parcels of land in demolition control precincts.

The amendments become effective on and from **6 December 2013**.

Purpose & General Effect

The purpose of these area classification and demolition control precinct changes is to ensure the *Brisbane City Plan 2000* remains current and reflects the changing pattern of land use within the city. The general effect of these changes will:

- Rectify anomalies in the pattern of zones throughout the city;
- Reflect intended area classifications for properties acquired through various land acquisition schemes for conversion to open space;
- Classify previously unclassified land; and
- Change the Demolition Control Precincts to ensure certain pre-1947 character houses are protected and that protection is removed from those sites where there are no character houses.

Further Information

Copies of the amendments are available for inspection and purchase at the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. The amendments can also be viewed on Council's website by searching for 'City Plan amendments' at www.brisbane.qld.gov.au

For more information please either visit the Council Customer Service Centre or telephone Council on 3403 8888.

Colin Jensen, Chief Executive Officer



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[No. 79

Department of Justice and Attorney-General
Brisbane, 4 December 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

Robert Bruce ABBOTT
Brian Barry ABERCROMBIE
Gordon Stuart ADAMS
John Edward ADAMS
Peter Charles ADERMANN
Philip Maxwell AHRENS
John Wright ALCOCK
Allan Thomas ALEXANDER
Idris ALKAMRAIKHI
Mary Annette ALLEN
Peter Robert ALLEN
Ross James ALLEN
Keith Raymond ALLOM
David Burgoyne ALLSOPP
Garry James ALLSOPP
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Thomas Stewart ANDREWS
Petrus Adriannus ANEMAAT
Pasquale ANTONELLI
Timothy Joseph ANTONIO
Herbert James APPLEBEE
David Ross APRILE
Clarence William ARBUCKLE
Robert Alexander ARCHER
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Chisholm Ross ATHERTON
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Peter George ATKINSON
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Harry John HALL
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Raymond George AULD
 John Douglas AXAM
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 Desmond John BAKER
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 Harold Gordon BARKER
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 Daryl Francis BEAZLEY
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Steven Jeffrey GOODSON	Kelvin Albert OGDEN	David Ronald Buchanan YATES
Debra Ann GOODWIN	Robert Stanley O'HARA	Wayne Edmonds YEO
Sharyn Maree GORDON	Wayne Roswald OLDMEADOW	Sherree Gayle YORK
Noel Eric GORRIE	Jacoba Theodora OLIVER	Ian Leslie YOUNG
Donald James GOULD	Lesley May OLSEN	Jennifer Rae YOUNG
Leo Neville GRACE	Vincent Andrias OLSEN	Patricia Llewellyn YOUNG
Judith Ann GRAHAM	Graham Stuart OMAND	Richard Charles YOUNGER
Adrian Macdonald G GRANT	Mary O'NEILL	Dee ZAMBELLI
Colin John GRANT	Charles Shane O'REILLY	Andrew ZAVROS
Robert Grahame GRANT	Gary Edward O'ROURKE	Richard Stephen ZEITSCH
Victor Herbert Francis GRANT	Gary George ORTH	Peter Charles ZILLMAN
Jannina GRAY	Dorothy Elsie OSBORN	Dennis Edward ZIMMERLIE
Vincent Bernard GREANEY	Debbie Lorraine O'TOOLE	Lesley Leigh ZIMMERLIE
Chris Alan GREEN	Gregory Ross OTTO	

Department of Justice and Attorney-General
Brisbane, 4 December 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

Glenn Wayne BAGLEY	Maurice Edward GALL	Leslie Thomas JENSEN
Tjeerd BELKMEER	David Watson GILBERT	Tania Janelle LAMB
Thomas Charles CULLINAN	Selena Carol HUGHES	Maureen Clare O'CONNOR
Edward William DOYLE	Helen May HUNT	

Department of Justice and Attorney-General
Brisbane, 4 December 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

Ann BENNISON	Michael Ernest MCGREGOR	Sally-Ann PEARSON
Jeffrey Walter COOKE	John Francis MCNAMARA	Barrie PRIOR
Margot Lorraine CUBIS	Malcolm MCNEILLY	Robert John ROWE
Michael Joseph CULLINAN	Philip Norman MICHAEL	Peter Raymond SMITH
Jane Olivia GRIEVE	Terrence Robert Leslie MOORE	Charles Thomas TAYLOR
Michael Andrew KELLY	Bernice Maureen MUNRO	Glennise Rita VAYRO
David Edward LAWSON	Stefan Edward D PAWLOWSKI	

Department of Justice and Attorney-General
Brisbane, 4 December 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

Alan John ADAMS
Charmine CORDERO
Jennifer Ann CUSH
Adam Gregory DAY
Suzanne Virginia DEACON
Suvajit DEWANJI

Sheila Joanne DUCA
Deslea May FIRTH
Kevin Charles John GARLAND
Megan Ruth HUNT
Austine Lucy LIU
Stephen Robert LOGAN

Kay MCINNES
John Edward PETERSEN
Bronte Joan SMITH
Nell Frances SMITH
Carol Elizabeth STANTON

Department of Justice and Attorney-General
Brisbane, 4 December 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 (Qualified).

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Roderick Leslie AHEARN
Lorraine Margaret BALL
Patricia Marianne DE GLAS

Linda Rose HAMMER
Helen Merle HORNE
Robert Richard MEHARG

Suzanne Shirley MITCHELL
Monique Francis MOLONEY
Andrea RUSSELL

Department of Justice and Attorney-General
Brisbane, 4 December 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.

Damien Mealey
Registrar and Manager
Justices of the Peace Branch

THE SCHEDULE

Michael William HAIN

Department of Justice and Attorney-General
Brisbane, 6 December 2013

Her Excellency the Governor, acting by and with the advice of the Executive Council and in accordance with the *Crime and Misconduct Act 2001*, has approved that Michael Keelty AO APM and Sydney Williams QC be appointed as acting part-time commissioners of the Crime and Misconduct Commission on and from 6 December 2013 to and including 22 May 2014 during a vacancy in the office of a part-time commissioner; or during any period, or all periods, when a part-time commissioner is absent from duty or from the State, or for another reason, can not perform the duties of the office.

JARROD BLEIJIE MP

Department of Local Government, Community Recovery
and Resilience
Brisbane, 6 December 2013

The Director-General, pursuant to Section 118 of the *Local Government Act 2009*, has approved the extension of the appointment of Mr Derrick Vickers and Mr Darryl Kirk of PricewaterhouseCoopers as financial controllers to the Kowanyama Aboriginal Shire Council for the period from 1 December 2013 to 28 February 2014.

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

Department of National Parks, Recreation, Sport and Racing
Brisbane, 5 December 2013

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Mt. Gravatt Showgrounds Act 1988* approved the appointment of –

Mr John Winston Fraser as a Member
Mr Kim Goss as a Member
Mr Guy McEntyre as a Member
Mr Gary Price as a Member
Mr Graeme Smith as a Member
Ms Amanda Scarpato as a Member

to the Mt Gravatt Showgrounds Trust for the term of three years commencing from 10 December 2013 to and including 9 December 2016.

Steve Dickson MP
Minister for National Parks, Recreation, Sport and Racing

NOTICE

Premier's Office
Brisbane, 6 December 2013

Her Excellency the Governor directs it to be notified that, acting under the provisions of the *Constitution of Queensland 2001*, she has appointed the Honourable Steven Lance Dickson MP, Minister for National Parks, Recreation, Sport and Racing to act as, and to perform all of the functions and exercise all of the powers of, Minister for Aboriginal and Torres Strait Islander and Multicultural Affairs and Minister Assisting the Premier from 12 December 2013 until the Honourable Glen Wayne Elmes MP returns to duty.

CAMPBELL NEWMAN MP
PREMIER

Queensland Health
Brisbane, 5 December 2013

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Hospitals Foundations Act 1982*, has approved the appointment of Professor Debra Creedy for a term commencing on 6 December 2013 up to and including 15 September 2014.

LAWRENCE SPRINGBORG MP
Minister for Health

Queensland Health
Brisbane, 30 November 2013

It is hereby notified that under the provisions of the *Transplantation and Anatomy Act 1979*, the Chief Executive, Queensland Health has approved-

- (a) the establishment of a Borrowing School of Anatomy at the Royal Brisbane and Women's Hospital Campus, Herston; and
- (b) the appointment of Dr Jeannette Young, Chief Health Officer, Queensland Health; Ms Yvonne Li, Senior Director, Office of the Chief Health Office, Queensland Health; Dr Susan Ballantyne, Director, Medical Regulation and Quality Team, Queensland Health; and Dr Alun Richards, Director, Blood Borne Viruses and Sexually Transmitted Infections as Inspectors of a School of Anatomy at the Royal Brisbane and Women's Hospital Campus, Herston.

IAN MAYNARD
Director-General

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)
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AGRICULTURE, FISHERIES AND FORESTRY

25391/13	Quarantine Manager (Esp), Alan Fletcher Research Station, Weeds and Pest Animal Research, Invasive Plants and Animals, Biosecurity Queensland, Agriculture Fisheries and Forestry, Sherwood (TO5)	Date of duty	Senaratne, Kulapu Arachchige Don Wilmot	Experimentalist, Alan Fletcher Research Station, Weeds and Pest Animal Research, Invasive Plants and Animals, Biosecurity Queensland, Agriculture Fisheries and Forestry, Sherwood (TO3)
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COMMUNITIES, CHILD SAFETY AND DISABILITY SERVICES

25685/13	Manager, Business Services, Region – Central, Rockhampton (AO7)	20-11-2013	Boardman, Eric	Senior Analyst, Regional Intake Service, Placement and Service Support, Child Safety, Region – Central, Rockhampton (AO6)
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EDUCATION, TRAINING AND EMPLOYMENT

CO 10377/13	Computer Systems Officer, Platform Operations, IT Solutions and Operations Unit, Information and Technologies Branch, Corporate Services Division, Brisbane (AO5)	18-11-2013	Collins, Matthew	Integrated Support Centre Consultant, Platform Operations, IT Solutions and Operations Unit, Information and Technologies Branch, Corporate Services Division, Brisbane (AO3)
MER 10401/13	Business Services Manager, Aviation High, Metropolitan Region, Education Queensland Division, Brisbane (AO4)	11-11-2013	Schmidt, Donna	Administrative Officer, Aviation High, Metropolitan Region, Education Queensland Division, Brisbane (AO2)
MER 7847/13	Deputy Principal, Ascot State School, Metropolitan Region (DSL 2)	23-01-2014	Hadden, Sharyn Lea	Teacher, Ascot State School, Metropolitan Region (AO401)
MER 7860/13	Deputy Principal, Aspley East State School, Metropolitan Region (DSL 2)	23-01-2014	Donovan, Gerard James	Teacher, Algester State School, Metropolitan Region (AO304)
MER 7826/13	Deputy Principal, Bald Hills State School, Metropolitan Region (DSL 2)	23-01-2014	Bond, Elizabeth Alice	Principal Advisor – Kedron Education Office, Metropolitan Region (AO8)
NQR 7835/13	Deputy Principal, Barkly Highway State School, North Queensland Region (DSL 2)	23-01-2014	Wagh, Akash	Teacher, Crestmead State School, South East Region (C0303)
NCR 7864/13	Deputy Principal, Brightwater State School, North Coast Region (DSL 1)	23-01-2014	Taylor, Paul Henry	Teacher, Brightwater State School, North Coast Region (AO401)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
MER 7827/13	Deputy Principal, Bundamba State School, Metropolitan Region (DSL 2)	23-01-2014	Grose, Belinda Elizabeth	Principal, Mar burg State School, Metropolitan Region (SL 1)
MER 7840/13	Deputy Principal, Churchill State School, Metropolitan Region (DSL 1)	23-01-2014	Jones, Jodie Anne	Head of Curriculum, Walloon State School, Metropolitan Region (HOC 1)
SER 7829/13	Deputy Principal, Clover Hill State School, South East Region (DSL 2)	23-01-2014	Carty, Ursula Jayne	Head of Special Education Services, Clover Hill State School – Special Education Program, South East Region (HOSSES 2)
NQR 7851/13	Deputy Principal, Doomadgee State School, North Queensland Region (DSL 2)	23-01-2014	Bathersby, Paul Robert	Teacher, Doomadgee State School, North Queensland Region (C0303)
CQR 7838/13	Deputy Principal, Dysart State School, Central Queensland Region (DSL 1)	23-01-2014	Johnston, Belinda Gai	Teacher, Woodridge State School, South East Region (C0303)
NCR 7839/13	Deputy Principal, Elimbah State School, North Coast Region (DSL 1)	23-01-2014	Godfrey, Christopher Guy	Teacher, Humpybong State School, North Coast Region (A0401)
FNR 7841/13	Deputy Principal, Freshwater State School, Far North Queensland Region (DSL 2)	23-01-2014	Gothmann, Melinda May	Teacher, Blackwater State School, Central Queensland Region (C0304)
CQR 7830/13	Deputy Principal, Gladstone West State School, Central Queensland Region (DSL 2)	23-01-2014	Carter, Dominic Francis	Teacher, Cooloom State School, North Coast Region (C0304)
MER 7836/13	Deputy Principal, Goodna State School, Metropolitan Region (DSL 2)	23-01-2014	Hinton, Deborah Helen	Teacher, Goodna State School, Metropolitan Region (A0401)
MER 7834/13	Deputy Principal, Grand Avenue State School, Metropolitan Region (DSL 2)	23-01-2014	Brown, Sharyn Marie	Teacher, Ipswich West State School, Metropolitan Region (C0304)
MER 7837/13	Deputy Principal, Gumdale State School, Metropolitan Region (DSL 2)	23-01-2014	Herbert, Carmel Mary	Teacher, Wondall Heights State School, Metropolitan Region (A0401)
FNR 7841/13	Deputy Principal, Hambledon State School, Far North Queensland Region (DSL 2)	23-01-2014	Bussell, Michelle	Teacher, Hambledon State School, Far North Queensland Region (A0304)
FNR 7841/13	Deputy Principal, Hambledon State School, Far North Queensland Region (DSL 2)	23-01-2014	Sutton, Tanya Maree	Teacher, Hambledon State School, Far North Queensland Region (C0303)
SER 7822/13	Deputy Principal, Helensvale State School, South East Region (DSL 2)	23-01-2014	Welch, Terry Louise	Teacher, Robina State School, South East Region (A0401)
MER 7833/13	Deputy Principal, Jindalee State School, Metropolitan Region (DSL 2)	23-01-2014	Whittering, Louise Catherine	Teacher, Springfield Lakes State School, Metropolitan Region (A0304)
NQR 7831/13	Deputy Principal, Kirwan State School, North Queensland Region (DSL 2)	23-01-2014	Woodhouse, Anthony Brian	Teacher, Bohlevalle State School, North Queensland Region (A0304)
MER 7821/13	Deputy Principal, Kruger State School, Metropolitan Region (DSL 2)	23-01-2014	Moore, Cherie Ann	Teacher, Acacia Ridge State School, Metropolitan Region (A0401)
FNR 7843/13	Deputy Principal, Lockhart State School, Far North Queensland Region (DSL 1)	23-01-2014	Jackson, Siobhan Mary	Principal, Murray River Upper State School, Far North Queensland Region (SL2)
MER 7842/13	Deputy Principal, Lowood State School, Metropolitan Region (DSL 1)	23-01-2014	Smith, Deidre Anne	Head of Curriculum, Lowood State School, Metropolitan Region (HOC 1)
MER 7862/13	Deputy Principal, Mackenzie State Primary and Special School (Special), Metropolitan Region (DSL 1)	23-01-2014	Covacin, Kathryn Dorothy	Teacher, Mackenzie State Primary and Special School (Special), Metropolitan Region (C0304)
FNR 7828/13	Deputy Principal, Mareeba State School, Far North Queensland Region (DSL 2)	23-01-2014	Simpson, Hannah Michelle	Head of Curriculum, Mareeba State School, Far North Queensland Region (HOC 1)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
CQR 7845/13	Deputy Principal, Mirani State School, Central Queensland Region (DSL 1)	23-01-2014	De Boni, Brett Tomas	Teacher, Eimeo Road State School, Central Queensland Region (C0304)
NCR 7866/13	Deputy Principal, Maryborough Special, North Coast Region (DSL 2)	23-01-2014	Butler, Athol Alfred	Deputy Principal, Granville State School, North Coast Region (DSL 1)
NQR 7854/13	Deputy Principal, Normanton State School, North Queensland Region (DSL 2)	23-01-2014	Ewing, Neil Clive	Head of Department – Curriculum, Doomadgee State School, North Queensland Region (HOD 2)
MER 7859/13	Deputy Principal, Nundah State School, Metropolitan Region (DSL 2)	23-01-2014	Miller, Aminta Louise	Teacher, Strathpine West State School, North Coast Region (A0304)
SER 7832/13	Deputy Principal, Redland District Special School, South East Region (DSL 2)	23-01-2014	Taskis, Helena Patricia	Teacher, Redland District Special School – Early Childhood Development Program, South East Region (C0304)
CQR 7844/13	Deputy Principal, Rosella Park School, Central Queensland Region (DSL 1)	23-01-2014	Hansen, Christina Louise	Teacher, Rosella Park School, Central Queensland Region (C0301)
DSR 7824/13	Deputy Principal, Taabinga State School, Darling Downs South West Region (DSL 2)	23-01-2014	Lawton, David Kenneth	Teacher, Bribie Island State School, North Coast Region (C0304)
NCR 7859/13	Deputy Principal, Tullawong State School, North Coast Region (DSL 2)	23-01-2014	Hyne, Victoria Suzanne	Head of Special Education Services, Tullawong State School – Special Education Program, North Coast Region (H0SES 3)
DSR 7850/13	Deputy Principal, Wilsonton State School, Darling Downs South West Region (DSL 1)	23-01-2014	Gurr, Matthew Scott	Principal Education Officer, School Performance, Darling Downs South West Region (A07)
FNR 7841/13	Deputy Principal, Woree State School, Far North Queensland Region (DSL 2)	23-01-2014	Sibley, Joanne Carol	Head of Department – Unattached, Kowanyama State School, Far North Queensland Region (HOD 2)
SER 7825/13	Deputy Principal, Worongary State School, South East Region (DSL 2)	23-01-2014	White, Kerry Elizabeth	Teacher, Pimpama State School, South East Region (A0401)
FNR 9192/13	Head of Department – Mathematics, Atherton State High School, Far North Queensland Region (HOD 2)	23-01-2014	McCosh, Andrew James	Teacher, North Rockhampton State High School, Central Queensland Region (A0401)
NQR 9175/13	Head of Department – English, Bowen State High School, North Queensland Region (HOD 2)	23-01-2014	Kaggelis, Alison Jane	Teacher, Bowen State High School, North Queensland Region (C0304)
NQR 9193/13	Head of Department – Mathematics, Bowen State High School, North Queensland Region (HOD 2)	23-01-2014	Hose, Dean Christopher	Teacher, Bowen State High School, North Queensland Region (C0303)
NCR 9195/13	Head of Department – Mathematics/ Information Technology, Bray Park State High School, North Coast Region (HOD 2)	23-01-2014	Barker, Krystina Maree	Teacher, Deception Bay State High School, North Coast Region (C0301)
NCR 9223/13	Head of Department – Teaching and Learning, Caloundra State High School, North Coast Region (HOD 2)	23-01-2014	Williams, Jennifer Luran	Teacher, Bribie Island State High School, North Coast Region (C0303)
NQR 9205/13	Head of Department – Senior Schooling, Charters Towers State High School, North Queensland Region (HOD 2)	23-01-2014	Holcombe, Shirley Ann	Teacher, Charters Towers State High School, North Queensland Region (C0303)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
CQR 9203/13	Head of Department – Senior Schooling, Clermont State High School, Central Queensland Region (HOD 2)	23-01-2014	Bell, Carly Jacqueline	Teacher, Clermont State High School, Central Queensland Region (C0304)
SER 9247/13	Head of Department – Languages, Cleveland District State High School, South East Region (HOD 2)	23-01-2014	Asano, Yuki	Teacher, Corinda State High School, Metropolitan Region (A0401)
CQR 9184/13	Head of Department – Junior Secondary, Glenmore State High School, Central Queensland Region (HOD 2)	23-01-2014	Newell, Matthew John	Teacher, Glenmore State High School, Central Queensland Region (C0302)
FNR 9240/13	Head of Department – Social Science, Gordonvale State High School, Far North Queensland Region (HOD 2)	23-01-2014	Honnef, Patrice Maree	Teacher, Gordonvale State High School, Far North Queensland Region (A0401)
SER 9206/13	Head of Department – Senior Schooling (VET and Career Planning), Helensvale State High School, South East Region (HOD 2)	23-01-2014	Brandis, Nicola Lee	Teacher, Upper Coomera State College, South East Region (A0304)
NQR 9188/13	Head of Department – Junior Secondary, Ingham State High School, North Queensland Region (HOD 2)	23-01-2014	Lee, Kirstin	Teacher, Northern Beaches State High School, North Queensland Region (C0204)
NQR 9196/13	Head of Department – Mathematics/ Science, Ingham State High School, North Queensland Region (HOD 2)	23-01-2014	Elford, Georgina Jane	Teacher, Atherton State High School, Far North Queensland Region (A0304)
MER 9248/13	Head of Department – Information Technology, Kenmore State High School, Metropolitan Region (HOD 2)	23-01-2014	Haines, Daniel Laurence	Teacher, Kenmore State High School, Metropolitan Region (C0304)
SER 9190/13	Head of Department – Junior Secondary, Kingston College, South East Region (HOD 2)	23-01-2014	Gill, Norman John	Teacher, Kingston College, South East Region (A2401)
CQR 9167/13	Head of Department – Curriculum (Maths/ Science), Longreach State High School, Central Queensland Region (HOD 2)	23-01-2014	Stead, Nicholas Kelvin	Teacher, Longreach State High School, Central Queensland Region (C0303)
CQR 9169/13	Head of Department – Curriculum (Mathematics/Health and Physical Education/Art), Mackay Northern Beaches State High School, Central Queensland Region (HOD 2)	23-01-2014	Pegoraro, Lisbeth	Teacher, Mackay Northern Beaches State High School, Central Queensland Region (C0301)
SER 9207/13	Head of Department – Senior Schooling, Marsden State High School, South East Region (HOD 2)	23-01-2014	Loriaux, Sean Michael	Teacher, Alexandra Hills State High School, South East Region (C0304)
NCR 9215/13	Head of Department – Curriculum (Visual Arts), Maryborough State High School, North Coast Region (HOD 2)	23-01-2014	Clout, Elizabeth Cecilia	Teacher, Isis District State High School, North Coast Region (C0304)
NCR 9170/13	Head of Department – Curriculum, Meridan State College, North Coast Region (HOD 2)	23-01-2014	Blanch, Gregory Harvey	Teacher, Meridan State College, North Coast Region (C0304)
CQR 9199/13	Head of Department – Science/Health and Physical Education, Moranbah State High School, Central Queensland Region (HOD 2)	23-01-2014	Curley, Anita Maree	Teacher, Mountain Creek State High School, North Coast Region (A0304)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
NCR 9182/13	Head of Department – Industrial Design and Technology, Morayfield State High School, North Coast Region (HOD 2)	23-01-2014	Kerr, Darren Allan	Teacher, Morayfield State High School, North Coast Region (C0304)
FNR 9209/13	Head of Department – SOSE, Mossman State High School, Far North Queensland Region (HOD 2)	23-01-2014	Uhlik, Christina Louise	Teacher, Mossman State High School, Far North Queensland Region (C0304)
CQR 9219/13	Head of Department – Teaching and Learning, Mount Morgan State High School, Central Queensland Region (HOD 2)	23-01-2014	Lewis, Rachael Elizabeth	Teacher, North Rockhampton State High School, Central Queensland Region (A0304)
NCR 9213/13	Head of Department – The Arts, Mountain Creek State High School, North Coast Region (HOD 2)	23-01-2014	Wall, Jessica Louise	Teacher, Maroochydore State High School, North Coast Region (C0304)
NCR 9216/13	Head of Department – The Arts/ Curriculum, Murrumba State Secondary College, North Coast Region (HOD 2)	23-01-2014	Campbell, Scott David	Teacher, Bracken Ridge State High School, Metropolitan Region (A0401)
NCR 9208/13	Head of Department – Social Justice, Nambour State High School, North Coast Region (HOD 2)	23-01-2014	Jesberg, Amy Vanessa	Teacher, Maryborough State High School, North Coast Region (A0304)
NQR 9180/13	Head of Department – English/SOSE, Northern Beaches State High School, North Queensland Region (HOD 2)	23-01-2014	Carvolth, Lyndell Ellen	Teacher, Northern Beaches State High School, North Queensland Region (A0401)
NQR 9183/13	Head of Department – Industrial Design and Technology/Junior Secondary, Proserpine State High School, North Queensland Region (HOD 2)	23-01-2014	Whybird, Benjamin Vernon	Teacher, Proserpine State High School, North Queensland Region (C0304)
NQR 9201/13	Head of Department – Science, Proserpine State High School, North Queensland Region (HOD 2)	23-01-2014	Gibson, Jodi Amanda	Teacher, Mirani State High School, Central Queensland Region (C0302)
NCR 9186/13	Head of Department – Junior Secondary, Redcliffe State High School, North Coast Region (HOD 2)	23-01-2014	Humphryes, Tracy Ann	Teacher, Redcliffe State High School, North Coast Region (C0303)
NCR 9200/13	Head of Department – Science, Redcliffe State High School, North Coast Region (HOD 2)	23-01-2014	Coleman, Carl Jeffery	Teacher, Redcliffe State High School, North Coast Region (A0304)
SER 9198/13	Head of Department – Health and Physical Education, Shailer Park State High School, South East Region (HOD 2)	23-01-2014	Oberholzer, Anneline	Teacher, Pacific Pines State High School, South East Region (A0401)
NQR 9217/13	Head of Department – Technology, Spinifex State College, North Queensland Region (HOD 2)	23-01-2014	Stephens, Deanna Rae	Teacher, Spinifex State College – Junior Campus, North Queensland Region (C0301)
SER 9218/13	Head of Department – Technology (Auto Shop/Graphics/Manual Arts), Springwood State High School, South East Region (HOD 2)	23-01-2014	Jeffers, Neil Robert	Teacher, Springwood State High School, South East Region (A2401)
NQR 9177/13	Head of Department – English, Thuringowa State High School, North Queensland Region (HOD 2)	23-01-2014	Reid, Heather Louise	Teacher, Townsville State High School, North Queensland Region (A0401)
CQR 9204/13	Head of Department – Senior Schooling, Toolooa State High School, Central Queensland Region (HOD 2)	23-01-2014	Jounquay, Natalie Joy	Teacher, Moura State High School, Central Queensland Region (C0304)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DSR 9166/13	Head of Department – Agriculture, Toowoomba State High School (Wilsonton Campus), Darling Downs South West Region (HOD 2)	23-01-2014	Wareham, Phillip John	Teacher, Centenary Heights State High School, Darling Downs South West Region (A0401)
DSR 9173/13	Head of Department – English/LOTE, Toowoomba State High School (Wilsonton Campus), Darling Downs South West Region (HOD 2)	23-01-2014	Sheales, Karen Patricia	Teacher, Toowoomba State High School (Wilsonton Campus), Darling Downs South West Region (A0401)
FNR 9221/13	Head of Department – Teaching and Learning, Trinity Bay State High School, Far North Queensland Region (HOD 2)	23-01-2014	Clark, Cecilia Margaret	Teacher, Trinity Bay State High School, Far North Queensland Region (A0401)
NCR 9174/13	Head of Department – English, Tullawong State High School, North Coast Region (HOD 2)	23-01-2014	Gordon, Freyja Leslie	Teacher, Murrumba State Secondary College, North Coast Region (A0304)
NCR 9187/13	Head of Department – Junior Secondary, Tullawong State High School, North Coast Region (HOD 2)	23-01-2014	Borowski, Jennifer Joy	Teacher, Tullawong State High School, North Coast Region (A0401)
NCR 9214/13	Head of Department – The Arts, Tullawong State High School, North Coast Region (HOD 2)	23-01-2014	Hooton, Geoffrey John	Teacher, Tullawong State High School, North Coast Region (C0304)
SER 9194/13	Head of Department – Mathematics, Upper Coomera State College, South East Region (HOD 2)	23-01-2014	Bidner, Nichelle Lisa	Teacher, Upper Coomera State College, South East Region (C0304)
SER 9202/13	Head of Department – Science, Upper Coomera State College, South East Region (HOD 2)	23-01-2014	McDaniel, Richard Paul	Teacher, Pacific Pines State High School, South East Region (C0303)
SER 9171/13	Head of Department – Curriculum, Victoria Point State High School, South East Region (HOD 2)	23-01-2014	Flanagan, Kate	Teacher, Rochedale State High School, South East Region (C0301)
FNR 9222/13	Head of Department – Teaching and Learning (Art), Western Cape College – Weipa, Far North Queensland Region (HOD 2)	23-01-2014	Hix, Angela Valerie	Teacher, Western Cape College – Weipa, Far North Queensland Region (C0304)
DSR 9130/13	Guidance Officer, Lockyer Valley, Darling Downs South West Region (GO 2)	23-01-2014	Booth, Rosslyn Isabel	Teacher, Toowoomba State High School – Special Education Program, Darling Downs South West Region (A0401)
DSR 9130/13	Guidance Officer, Dalby, Darling Downs South West Region (GO 2)	23-01-2014	Butters, Gail Elanne	Teacher, Dalby State School, Darling Downs South West Region (A0401)
SER 9135/13	Guidance Officer, South East Region (GO 2)	23-01-2014	Calver, Patricia Margaret	Teacher, Worongary State School, South East Region (A0304)
SER 9135/13	Guidance Officer, Queensland Academy for Health Sciences, South East Region (GO 2)	23-01-2014	Haydock, Paul Thomas	Teacher, Tamborine Mountain State High School, South East Region (A0304)
DSR 9130/13	Guidance Officer, Kingaroy, Darling Downs South West Region (GO 2)	23-01-2014	Henderson, Deborah Estelle	Teacher, Murgon State School, Darling Downs South West Region (A0304)
SER 9135/13	Guidance Officer, South East Region (GO 2)	23-01-2014	Lawson, Catherine Grace	Teacher, Gaven State School, South East Region (C0304)
NQR 9134/13	Guidance Officer, Doomadgee State School, North Queensland Region (GO 2)	23-01-2014	Wauge, Belinda	Teacher, Toolooa State High School, Central Queensland Region (C0301)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
CQR 9225/13	Head of Curriculum, Kin Kora State School, Central Queensland Region (HOC 1)	23-01-2014	Semple, Lezah Jayne	Teacher, Biloela State School, Central Queensland Region (C0303)
CQR 9226/13	Head of Curriculum, Mackay District Special School, Central Queensland Region (HOC 1)	23-01-2014	Peens, Heather Ann	Teacher, Mackay District Special School, Central Queensland Region (A0304)
DSR 9228/13	Head of Curriculum, Injune P-10 State School, Darling Downs South West Region (HOC 1)	23-01-2014	Blackford, Emma Louise	Teacher, Emerald State High School, Central Queensland Region (C0304)
NCR 9229/13	Head of Curriculum, Bundaberg Special School, North Coast Region (HOC 1)	23-01-2014	Norris, Jennifer Fay	Teacher, Bundaberg Special School, North Coast Region (A0304)
NCR 9231/13	Head of Curriculum, Mango Hill State School, North Coast Region (HOC 1)	23-01-2014	Holm, Suzette Kay	Teacher, Mango Hill State School, North Coast Region (A0401)
NCR 9232/13	Head of Curriculum, Moore Park State School, North Coast Region (HOC 1)	23-01-2014	Crook, Karen Ann	Teacher, Moore Park State School, North Coast Region (A0401)
NCR 9233/13	Head of Curriculum, Tewantin State School, North Coast Region (HOC 1)	23-01-2014	Reitsma, Heidi-Lee	Teacher, Tewantin State School, North Coast Region (C0304)
NQR 9234/13	Head of Curriculum, Healy State School, North Queensland Region (HOC 1)	23-01-2014	Watson, Rebecca Louise	Teacher, Happy Valley State School, North Queensland Region (C0304)
NQR 9235/13	Head of Curriculum, Home Hill State School, North Queensland Region (HOC 1)	23-01-2014	Keioskie, Bradley Paul	Teacher, Home Hill State School, North Queensland Region (A0304)
NQR 9236/13	Head of Curriculum, Millchester State School, North Queensland Region (HOC 1)	23-01-2014	Harris, Melissa Jon	Teacher, Millchester State School, North Queensland Region (A0304)
NQR 9238/13	Head of Curriculum, Railway Estate State School, North Queensland Region (HOC 1)	23-01-2014	Weir, Charmaine Patricia	Teacher, Cranbrook State School, North Queensland Region (C0303)
SER 9237/13	Head of Curriculum, Ormiston State School, South East Region (HOC 1)	23-01-2014	French, Andrea Elizabeth	Teacher, Ormiston State School, South East Region (A0401)
SER 9241/13	Head of Curriculum, Mount Warren Park State School, South East Region (HOC 1)	23-01-2014	Lord, Kristin Jean	Teacher, Mount Warren Park State School, South East Region (C0304)
NCR 9160/13	Head of Special Education Services, Dakabin State School – Special Education Program, North Coast Region (HOSSES3)	23-01-2014	Feeney, Kerri Lynn	Teacher, Tullawong State School – Special Education Program, North Coast Region (A0401)
DSR 9161/13	Head of Special Education Services, Highfields State School – Special Education Program, Darling Downs South West Region (HOSSES3)	23-01-2014	Harris, Katherine Anne	Teacher, Highfields State School – Special Education Program, Darling Downs South West Region (A0304)
NCR 9162/13	Head of Special Education Services, Maryborough West State School – Special Education Program, North Coast Region (HOSSES3)	23-01-2014	Hand, Linda Joy	Teacher, Sunbury State School – Special Education Program, North Coast Region (C0302)
CQR 9163/13	Head of Special Education Services, North Rockhampton State High School – Special Education Program, Central Queensland Region (HOSSES3)	23-01-2014	Hawley, Katrina Lee	Teacher, North Rockhampton State High School – Special Education Program, Central Queensland Region (A0304)
NCR 9244/13	Head of Special Education Services, Bray Park State High School – Special Education Program, North Coast Region (HOSSES3)	23-01-2014	de Kroon, Snjezana	Teacher, Calamvale Special School, Metropolitan Region (A0304)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
NCR 9137/13	Head of Special Education Services, Bounty Boulevard State School – Special Education Program, North Coast Region (HOSSES2)	23-01-2014	Davies, Jennifer May	Teacher, Bounty Boulevard State School – Special Education Program, North Coast Region (A0401)
SER 9243/13	Head of Special Education Services, Windaroo Valley State High School – Special Education Program, South East Region (HOSSES2)	23-01-2014	McConkey, Deborah Karen	Teacher, Loganlea State High School – Special Education Program, South East Region (A0401)
SER 9245/13	Head of Special Education Services, Browns Plains State School – Early Childhood Development Program, South East Region (HOSSES2)	23-01-2014	Houston, Jennifer Ann	Teacher, Calamvale Special School, Metropolitan Region (A0304)
NCR 9140/13	Head of Special Education Services, Burpengary State School – Special Education Program, North Coast Region (HOSSES2)	23-01-2014	McGhie, Samantha	Teacher, Burpengary State School – Special Education Program, North Coast Region (C0304)
DSR 9142/13	Head of Special Education Services, Chinchilla State School – Special Education Program, Darling Downs South West Region (HOSSES2)	23-01-2014	Mahon, Karen Louise	Teacher, Chinchilla State School – Special Education Program, Darling Downs South West Region (C0205)
FNR 9143/13	Head of Special Education Services, Cooktown State School – Special Education Program, Far North Queensland Region (HOSSES2)	23-01-2014	Serginson, Michael James	Teacher, Cooktown State School, Far North Queensland Region (A0304)
SER 9144/13	Head of Special Education Services, Edens Landing State School – Special Education Program, South East Region (HOSSES2)	23-01-2014	Collishaw, Karen Ann	Teacher, Cavendish Road State High School – Special Education Program, Metropolitan Region (A0401)
CQR 9145/13	Head of Special Education Services, Gladstone South State School – Special Education Program, Central Queensland Region (HOSSES2)	23-01-2014	Job, Belinda Maree	Teacher, Glenmore State High School – Special Education Program, Central Queensland Region (C0303)
CQR 9146/13	Head of Special Education Services, Mackay Northern Beaches State High School – Special Education Program, Central Queensland Region (HOSSES2)	23-01-2014	Curd, Andrea Nicole	Teacher, Mackay District Special School, Central Queensland Region (C0302)
NCR 9147/13	Head of Special Education Services, Murrumba State Secondary College – Special Education Program, North Coast Region (HOSSES2)	23-01-2014	Klibbe, Kelly Maree	Teacher, Murrumba State Secondary College, North Coast Region (A0304)
SER 9148/13	Head of Special Education Services, Ormeau Woods State High School – Special Education Program, South East Region (HOSSES2)	23-01-2014	Silcock, Matthew Robert	Teacher, Beenleigh State High School – Special Education Program, South East Region (A0304)
CQR 9149/13	Head of Special Education Services, Parkhurst State School – Special Education Program, Central Queensland Region (HOSSES2)	23-01-2014	Fitchen, Alana May	Teacher, Rockhampton Special School, Central Queensland Region (A0304)
NQR 9150/13	Head of Special Education Services, Queens Beach State School – Special Education Program, North Queensland Region (HOSSES2)	23-01-2014	Burow, Lisa Maree	Teacher, Queens Beach State School – Special Education Program, North Queensland Region (C0205)

APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
FNR 9249/13	Head Special Education Services, Redlynch State College – Special Education Program, Far North Queensland Region (HOSSES2)	23-01-2014	Lever, Marina Maureen	Head of Curriculum, Hervey Bay Special School, North Coast Region (HOC 1)
SER 9151/13	Head of Special Education Services, Springwood State High School – Special Education Program, South East Region (HOSSES2)	23-01-2014	Lappi, Grace Ann	Teacher, Springwood State High School – Special Education Program, South East Region (A0401)
NCR 9152/13	Head of Special Education Services, Urangan Point State School – Special Education Program, North Coast Region (HOSSES2)	23-01-2014	Staunton, Leisa Maree	Teacher, Sandy Strait State School – Special Education Program, North Coast Region (C0304)
CQR 9153/13	Head of Special Education Services, Waraburra State School – Special Education Program, Central Queensland Region (HOSSES2)	23-01-2014	Kahl, Diane Maree	Teacher, Harristown State School – Special Education Program, Darling Downs South West Region (C0304)
DSR 9154/13	Head of Special Education Services, Warwick East State School – Special Education Program, Darling Downs South West Region (HOSSES2)	23-01-2014	Anderson, Joanna Jane	Teacher, Stanthorpe State School – Special Education Program, Darling Downs South West Region (A0304)
NQR 9155/13	Head of Special Education Services, Weir State School – Special Education Program, North Queensland Region (HOSSES2)	23-01-2014	McKinley, Michael Eric	Teacher, Thornton State School, Darling Downs South West Region (C0301)
NCR 9156/13	Head of Special Education Services, Woongarra State School – Special Education Program, North Coast Region (HOSSES2)	23-01-2014	Krehlik, Kara Donna	Teacher, Bundaberg North State High School, North Coast Region (C0302)
CQR 9157/13	Head of Special Education Services, Woorabinda State School – Special Education Program, Central Queensland Region (HOSSES2)	23-01-2014	Opie, Jonathan Edward	Teacher, Bribie Island State School – Special Education Program, North Coast Region (C0304)
NQR 9158/13	Head of Special Education Services, Wulguru State School – Special Education Program, North Queensland Region (HOSSES2)	23-01-2014	Groves, Leila Jane	Teacher, Wulguru State School – Special Education Program, North Queensland Region (C0303)
SER 9243/13	Head of Special Education Services, Windaroo Valley State High School – Special Education Program, South East Region (HOSSES2)	23-01-2014	McConkey, Deborah Karen	Teacher, Loganlea State High School – Special Education Program, South East Region (A0401)
MER 9251/13	Head of Department – Mathematics (known locally as Head of Faculty – Mathematics), Brisbane State High School, Metropolitan Region (HOSSES 3 Equivalent)	23-01-2014	Wethereld, Anna Lea	Head of Department – Mathematics, Ferny Grove State High School, Metropolitan Region (HOD 2)

HEALTH

16500/13	Officer in Charge, Local Ambulance Service Network, Townsville Queensland Ambulance Service, Townsville (Stn04)	13-01-2014	Cramb, Travis	Officer in Charge, Local Ambulance Service Network, Mackay, Queensland Ambulance Service, Bowen (ASTN2)
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APPOINTMENT PART I - APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
HOUSING AND PUBLIC WORKS				
16847/13	Bond Loan Statewide Services Supervisor, Service Delivery and Community Housing Development, Housing Services, Strategy Policy Programs and Performance, Bundaberg (AO4)	Date of duty	Kemp, Renee	Bond Loan Statewide Services Officer, Service Delivery and Community Housing Development, Housing Services, Strategy Policy Programs and Performance, Bundaberg (AO3)
JUSTICE AND ATTORNEY-GENERAL				
17028/13	Correctional Supervisor, Brisbane Correctional Centre, Custodial Operations, Queensland Corrective Services, Wacol (CO2)	25-11-2013	Ebeling, Terry	Custodial Correctional Officer, Brisbane Correctional Centre, Custodial Operations, Queensland Corrective Services, Wacol (CO1)
16993/13	Coordinator Business Support, IOMS Technical Support, Program Management Office, Operational Support Services, Queensland Corrective Services, Brisbane (AO6)	18-11-2013	Nosenzo, Meaghan	Adviser IOMS, IOMS Technical Support, Program Management Office, Operational Support Services, Queensland Corrective Services, Brisbane (AO5)
16825/13	Principal Advisor Sexual Offending Programs, Specialist Operations, Strategic and Corporate Services, Queensland Corrective Services, Brisbane (AO7)	02-12-2013	Lourigan, Simone	Correctional Counsellor, Woodford Correctional Centre, Custodial Operations, Queensland Corrective Services, Woodford (PO3)
25378/13	Service Leader, South West Youth Justice Conferencing, Toowoomba Youth Justice Service Centre, South East Region, Youth Justice, Ipswich (AO6)	09-02-2014	Wright, Leigh	Family Group Meeting Convenor, Office of the Regional Director, Child Safety, Region – South West, Ipswich (AO5)
16881/13	Principal Guardian, Special Circumstances, Office of the Adult Guardian, Adult Guardian, Townsville (AO6)	Date of duty	Webster, Barbara Suzanne	Senior Guardian, Office of the Adult Guardian, Justice Services, Brisbane (AO5)
NATURAL RESOURCES AND MINES				
25588/13	Senior Business Support Officer, Business Services, Customer Support, South Region, Service Delivery, Caboolture (AO4)	11-11-2013	Klee, Annette	Land Administration Officer, Brisbane Registry Office, Titles Operations, Titles Registry, Service Delivery, Brisbane (AO3)
QUEENSLAND POLICE SERVICE				
16618/13	Manager, Workforce Management, Human Resources Division, Brisbane (AO8)	22-11-2013	Kelly, Maureen Anne	Principal Consultant, HR Consulting, Workforce Management, Human Resources Division, Brisbane (AO7)
SCIENCE, INFORMATION TECHNOLOGY, INNOVATION AND THE ARTS				
16986/13	Principal Contract Manager, Government Wireless Network (GWN) Contract Directorate, General Managers Office, Brisbane (AO8)	Date of duty	Alcorn, Duncan	Procurement Officer, Strategic Procurement, Finance and Business Support Division, Corporate Services, Queensland Police Service (AO5)
TRANSPORT AND MAIN ROADS				
25749/13	Senior program Support Officer, Business Services Wide Bay Burnett Region, Program Delivery and Operations, Infrastructure Management and Delivery, Bundaberg (AO5)	Date of duty	Hunter, Veronica	Office Manager, Bundaberg Operations, Gladstone Region, Maritime Operations, Maritime Safety Queensland, Customer Services, Safety and Regulation, Bundaberg (AO4)

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			
MER 10397/13	Director, Regional Services, Metropolitan Region, Education Queensland Division, Brisbane (SO)	18-11-2013	Seiler, Robert
MER 7863/13	Deputy Principal, Brisbane State High School, Metropolitan Region (DSL 3)	23-01-2014	McMahon, Troy Andrew
MER 7863/13	Deputy Principal, Brisbane State High School, Metropolitan Region (DSL 3)	23-01-2014	Simons, Emily Jane
CQR 7811/13	Deputy Principal, Burnett State College, Central Queensland Region (DSL 3)	23-01-2014	Kemp, Russell Craig
DSR 7813/13	Deputy Principal, Charleville State High School, Darling Downs South West Region (DSL 3)	23-01-2014	Peters, Jennifer Fay
NQR 7853/13	Deputy Principal, Cloncurry State School, North Queensland Region (DSL 3)	23-01-2014	Baillie, Brendan John
MER 7848/13	Deputy Principal, Corinda State High School, Metropolitan Region (DSL 3)	23-01-2014	Cowley, Trent Rothoroe
NCR 7820/13	Deputy Principal, Gympie State High School, North Coast Region (DSL 3)	23-01-2014	Allan, Brett Lawrence
NCR 7812/13	Deputy Principal, Hervey Bay State High School, North Coast Region (DSL 3)	23-01-2014	Krueger, Brendan Luke
MER 7818/13	Deputy Principal, Indooroopilly State High School, Metropolitan Region (DSL 3)	23-01-2014	Weeks, Derek Ronald
SER 7849/13	Deputy Principal, Mabel Park State High School, South East Region (DSL 3)	23-01-2014	Murry, Heather Maree
MER 7861/13	Deputy Principal, Macgregor State School, Metropolitan Region (DSL 2)	23-01-2014	Jordan, Elisabeth Rena
MER 7815/13	Deputy Principal, Queensland Academy For Creative Industries, Metropolitan Region (DSL 3)	23-01-2014	Casey, Karen Dorothy
FNR 7867/13	Deputy Principal, Redlynch State College, Far North Queensland Region (DSL3)	23-01-2014	Glover, Natasha Leanne
MER 7819/13	Deputy Principal, Rochedale State High School, Metropolitan Region (DSL 3)	23-01-2014	Talbot, Jennifer Lee
NQR 7852/13	Deputy Principal, Spinifex State College – Junior Campus, North Queensland Region (DSL 3)	23-01-2014	Clauson, Nicole Lesley
FNR 7855/13	Deputy Principal, Tagai State College – Thursday Island Secondary College, Far North Queensland Region (DSL 3)	23-01-2014	Begley, Brendan Garry
DSR 7856/13	Deputy Principal, Tara Shire State College, Darling Downs South West Region (DSL 3)	23-01-2014	Gauld, Nicole Louise
CQR 7814/13	Deputy Principal, Toolooa State High School, Central Queensland Region (DSL 3)	23-01-2014	Townsend, Bryan Russell
NCR 7823/13	Deputy Principal, Walkervale State School, North Coast Region (DSL 3)	23-01-2014	Bisley, Jennifer Mary

APPOINTMENTS PART II - NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
SER 7816/13	Deputy Principal, Wellington Point State High School, South East Region (DSL 3)	23-01-2014	Youngberry, Tracy Ann
CQR 9191/13	Head of Department – Mathematics, Glenmore State High School, Central Queensland Region (HOD 2)	23-01-2014	Clifford, Jason Brett
NCR 9211/13	Head of Department – Student Services, James Nash State High School, North Coast Region (HOD 2)	23-01-2014	Swan, Mark John
SER 9179/13	Head of Department – English/LOTE/BOSE, Keebra Park State High School, South East Region (HOD 2)	23-01-2014	Werda, Monique Kathryn
NCR 9178/13	Head of Department – English/Humanities, Murrumba State Secondary College, North Coast Region (HOD 2)	23-01-2014	Morris, Peter James
FNR 9131/13	Guidance Officer, Tagai State College, Far North Queensland Region (GO 2)	23-01-2014	Jagunundan, Rishi
SER 9135/13	Guidance Officer, South East Region (GO 2)	23-01-2014	Mahoney, Paul Dominic
NCR 9133/13	Guidance Officer, Bribie Island State High School, North Coast Region (GO 2)	23-01-2014	Stevens, Lynette Vera
NCR 9230/13	Head of Curriculum, Lawnton State School, North Coast Region (HOC 1)	23-01-2014	O'Malley, Amy Monica
NCR 9164/13	Head of Special Education Services, Bundaberg State High School – Special Education Program, North Coast Region (HOSES4)	23-01-2014	Paterson, Nancy Burnside

HEALTH

HSPP 09647/13	Business support Officer (Executive Support), Healthcare Purchasing Funding and Performance Branch, System Policy and Performance Division, Brisbane (AO4)	18-11-2013	Darby, Sarah
HSSS 1066/13	Principal Communications and Change Advisor, Contestability Branch, System Support Services Division, Brisbane (AO7)	21-11-2013	Hawes, Shane
HSSS 05337/13	Manager, Health Infrastructure Office, Health Infrastructure Branch, System Support Services Division, Brisbane (AO8)	10-07-2013	Carroll, Todd
HSSS 10112/13	Project Officer (Property), Strategic Projects – Land and Buildings Transfer Project, Health Infrastructure Branch, System Support Services Division, Brisbane (AO5)	04-11-2013	Elliott, Patrick

TRANSPORT AND MAIN ROADS

# 25713/13	Director (Central Operations and Support), Management Team, Central Operations and Support, Strategic Planning and Performance, Customer Services, Customer Services, Safety and Regulation, Brisbane (SO)	Date of duty	Cave, Kellie
25729/13	Director (Strategy and Governance), Strategy and Governance, Procurement, Finance and Procurement, Corporate, Brisbane (SO)	Date of duty	Hopkins-Martin, Julia
25728/13	Director (Indirect Spend), Indirect Spend, Procurement, Finance and Procurement, Corporate, Brisbane (SO)	Date of duty	Fuentes, Anita

This appointment is a two (2) year contract.

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

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



ELECTORAL COMMISSION OF QUEENSLAND

In accordance with Section 63 of the *Electoral Act 1992*, I have ascertained and set out in Schedule A hereunder, as at the date indicated, the number of electors enrolled in each Electoral District for the State of Queensland and have determined the average district enrolment and the extent to which the number of electors enrolled in each district differs from the average enrolment.

Schedule B indicates the adjusted enrolment for Electoral Districts of 100,000 square kilometres or more in area, being the sum of the number of enrolled electors and the additional large district number as specified in Section 45 of the Act, and the extent to which those districts differ from the average district enrolment in Schedule A.

Walter van der Merwe
Acting Electoral Commissioner

SCHEDULE A

Electoral District	Enrolment as at 29/11/2013	% Deviation from Average District Enrolment
1 ALBERT	34,208	6.71%
2 ALGESTER	30,749	-4.08%
3 ASHGROVE	31,953	-0.32%
4 ASPLEY	30,436	-5.05%
5 BARRON RIVER	36,449	13.70%
6 BEAUDESERT	33,652	4.98%
7 BRISBANE CENTRAL	31,410	-2.02%
8 BROADWATER	31,723	-1.04%
9 BUDERIM	31,046	-3.15%
10 BULIMBA	33,189	3.53%
11 BUNDABERG	29,622	-7.59%
12 BUNDAMBA	35,102	9.50%
13 BURDEKIN	30,980	-3.36%
14 BURLEIGH	33,187	3.53%
15 BURNETT	32,909	2.66%
16 CAIRNS	34,000	6.06%
17 CALLIDE	30,309	-5.45%
18 CALOUNDRA	31,594	-1.44%
19 CAPALABA	31,922	-0.42%
20 CHATSWORTH	33,590	4.78%
21 CLAYFIELD	33,096	3.24%
22 CLEVELAND	33,739	5.25%
23 CONDAMINE	35,399	10.43%
24 COOK*	29,100	-9.22%
25 COOMERA	35,906	12.01%
26 CURRUMBIN	32,813	2.36%
27 DALRYMPLE*	29,518	-7.92%
28 EVERTON	31,624	-1.35%
29 FERNY GROVE	31,574	-1.50%
30 GAVEN	33,131	3.35%
31 GLADSTONE	33,302	3.89%
32 GLASS HOUSE	33,359	4.06%
33 GREENSLOPES	30,989	-3.33%
34 GREGORY*	26,253	-18.10%
35 GYMPIE	32,103	0.15%
36 HERVEY BAY	34,584	7.89%
37 HINCHINBROOK	31,928	-0.40%
38 INALA	30,266	-5.58%
39 INDOOROOPILLY	29,578	-7.73%
40 IPSWICH	32,168	0.35%
41 IPSWICH WEST	32,735	2.12%
42 KALLANGUR	31,612	-1.39%
43 KAWANA	33,755	5.30%
44 KEPPEL	34,172	6.60%
45 LOCKYER	31,739	-0.99%
46 LOGAN	29,625	-7.58%
47 LYTTON	31,666	-1.22%

Electoral District	Enrolment as at 29/11/2013	% Deviation from Average District Enrolment
48 MACKAY	29,178	-8.98%
49 MANSFIELD	29,261	-8.72%
50 MAROOCHYDORE	34,241	6.82%
51 MARYBOROUGH	34,050	6.22%
52 MERMAID BEACH	32,991	2.92%
53 MIRANI	33,475	4.43%
54 MOGGILL	32,288	0.72%
55 MORAYFIELD	31,923	-0.42%
56 MOUNT COOT-THA	30,045	-6.27%
57 MOUNT ISA*	19,591	-38.89%
58 MOUNT OMMANEY	30,724	-4.16%
59 MUDGEERABA	32,256	0.62%
60 MULGRAVE	29,592	-7.69%
61 MUNDINGBURRA	29,575	-7.74%
62 MURRUMBA	35,224	9.88%
63 NANANGO	33,662	5.01%
64 NICKLIN	32,190	0.42%
65 NOOSA	33,929	5.84%
66 NUDGEE	33,544	4.64%
67 PINE RIVERS	31,930	-0.39%
68 PUMICESTONE	35,991	12.27%
69 REDCLIFFE	33,009	2.97%
70 REDLANDS	32,030	-0.08%
71 ROCKHAMPTON	31,620	-1.36%
72 SANDGATE	31,453	-1.88%
73 SOUTH BRISBANE	32,108	0.16%
74 SOUTHERN DOWNS	32,957	2.81%
75 SOUTHPORT	32,615	1.74%
76 SPRINGWOOD	32,563	1.58%
77 STAFFORD	30,895	-3.62%
78 STRETTON	32,060	0.01%
79 SUNNYBANK	30,004	-6.40%
80 SURFERS PARADISE	32,587	1.66%
81 THURINGOWA	32,632	1.80%
82 TOOWOOMBA NORTH	33,918	5.81%
83 TOOWOOMBA SOUTH	33,367	4.09%
84 TOWNSVILLE	31,629	-1.33%
85 WARREGO*	26,389	-17.68%
86 WATERFORD	33,809	5.47%
87 WHITSUNDAY	34,796	8.55%
88 WOODRIDGE	30,108	-6.08%
89 YEERONGPILLY	33,041	3.07%
STATE-TOTAL	2,853,014	
AVERAGE ENROLMENT	32,056	

*Electoral Districts of 100,000 sq kms or more in area

**SCHEDULE B
ENROLMENT FOR
ELECTORAL DISTRICTS OF 100,000 SQUARE KILOMETRES OR MORE IN AREA**

District Name	Area (Sq Kms)	2% of Area	Actual Enrolment as at 29/11/2013	Weighted Enrolment	% Deviation from Average District
COOK	196,805.00	3,936	29,100	33,036	3.06%
DALRYMPLE	105,337.00	2,107	29,518	31,625	-1.35%
GREGORY	327,212.00	6,544	26,253	32,797	2.31%
MOUNT ISA	570,502.00	11,410	19,591	31,001	-3.29%
WARREGO	279,546.00	5,591	26,389	31,980	-.24%



*Airport Assets (Restructuring and Disposal) Act 2008***DIRECTION TO AMEND
DRAFT MACKAY AIRPORT LAND USE PLAN OCTOBER 2013**

I, the Honourable Jeff Seeney MP, Deputy Premier, Minister for State Development Infrastructure and Planning, as planning Minister, return the draft Mackay Airport Land Use Plan October 2013, in accordance with section 40 of the *Airport Assets (Restructuring and Disposal) Act 2008*, and direct Mackay Airport Pty Ltd (also known as North Queensland Airports) to amend the draft plan in the following ways:

1. Include the following statements in the strategic framework 3.4.3 Element – Economic Development:
 - a) Mackay airport seeks to attract businesses that benefit from the synergies with the airport and immediate locality.
 - b) Development at Mackay airport benefits from the competitive advantages that a unique airport location offers.
 - c) Mackay airport seeks to complement, and not directly compete with, the centres network in Mackay by attracting new business to the Mackay region.
 - d) Development at Mackay airport may respond to market circumstances in Mackay to enable commercial and industrial activities that might not otherwise occur.
2. Include information about the amount, type and staging of commercial development in:
 - a) the strategic framework
 - b) the priority infrastructure interface plan
 - c) the overall outcomes in the Commercial enterprise precinct in the Mixed Aviation zone code.

Note: The information about the amount, type and staging of details of development should be presented in the form of both plans and tables and be based on the Land Use Projections worksheet from the document Mackay Consolidated Tables 10-10-13 and the Master Plan staging in the Mackay Airport Draft Land Use Plan 2013 presentation dated 28 August 2013.
3. Include the following administrative definition in Schedule 1 Definitions:

Airport oriented activity – a use that derives a benefit from locating at the airport because of the function and image of the airport or its accessibility.

Note: An airport oriented activity demonstrates synergies with an airport and benefits from the competitive advantages that an airport location offers.
4. Include a new section “1.7.4 Airport Oriented Activity” in Mackay Airport administrative matters as follows:
 - a) Schedule 1 Definitions identifies an administrative definition for Airport Oriented Activity
 - b) development in the Mixed Aviation Zone that is not Airport Oriented Activity is code assessable.

Note: The capacity for a proposed development to be an Airport Oriented Activity is to be demonstrated by the proponent to the satisfaction of the assessment manager.
5. Include a new section “1.7.5 Airport Oriented Activity” in Mackay Airport administrative matters as follows:
 - a) development in the Commercial Enterprise Precinct that exceeds the development parameters in the land use plan is code assessable.

Note: Exceeding the development parameters includes a greater cumulative quantum of development or a different type or staging of development than that provided for in the strategic framework, priority infrastructure interface plan and overall outcomes for the Commercial Enterprise Precinct.

6. Change Table 5.8.1 Operational Work – Excavation and filling – Self assessment as follows:
 - a) delete item c (on the basis that it is already covered in 5.3.3 Rules for determining the assessment criteria)
 - b) change the “or” between (a) and (c) to “and/or”.
7. Include a new point 6 under 5.3.1 Process for determining the level of assessment as follows:
 - a) refer to section 1.7 Mackay Airport administrative matters to determine if the administrative matters change the level of assessment¹.
8. Change the area marked as green (hangar buildings) in the Mackay Airport Draft Master Plan - as indicated in the Mackay Airport Draft Land Use Plan 2013 dated 28 August 2013 - from Commercial enterprise precinct to Aviation enterprise precinct.
9. Include new provisions in Part 4 Priority infrastructure interface plan to adjust charge rates for inflation as follows:
 - a) provide for charge rates stated in the charges schedule to be adjusted for inflation
 - b) state how the charge rates are to be adjusted.
10. Include new provisions in Part 4 Priority infrastructure interface plan for the local government to collect infrastructure charges that address the following matters:
 - a) the ability for local government to issue an infrastructure charge notice
 - b) the content of an infrastructure charge notice
 - c) when a charge notice may be issued
 - d) when charges are payable
 - e) agreement(s) in relation to the payment of infrastructure charges, and/or the applicable alternative arrangements
 - f) the application of infrastructure charges
 - g) infrastructure charges taken to be rates.
11. Include new provisions in Part 4 Priority infrastructure interface plan regarding inconsistent development and conditions that may be imposed for additional trunk infrastructure.

Note: This is subject to section 51 of the *Airport Assets (Restructuring and Disposal) Act 2008* in relation to restrictions on conditions of development approvals.

JEFF SEENEY MP
DEPUTY PREMIER
MINISTER FOR STATE DEVELOPMENT, INFRASTRUCTURE AND
PLANNING

¹ Section 1.7.3 Consistency with Land use plan already identifies that Inconsistent development is code assessable. This provision is useful also to highlight this provision.

Economic Development Act 2012

**MINISTER FOR ECONOMIC DEVELOPMENT QUEENSLAND
NORTHSHORE HAMILTON
PRIORITY DEVELOPMENT AREA
VESTING UNALLOCATED STATE LAND**

Under the provisions of section 125 of the *Economic Development Act 2012* (the Act) the Minister for Economic Development Queensland (the MEDQ) declares that from 25 October 2012 unallocated state land in the Northshore Hamilton Urban Development Area is vested in the MEDQ in fee simple.

Under section 125(1) of the Act the MEDQ has the power to vest land in permanently closed road reserve. The proposed draft survey plan shows the extent of vesting and includes Lots 1-4 on SP238221 for the purposes of the Act.

For more information on the Minister for Economic Development Queensland:

Phone: 07 3024 4150
Website: www.edq.qld.gov.au

*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 Plan for the following schools have been prepared by the Regional Directors, Metropolitan and South East 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: Metropolitan

School: Belmont State School (update)
 Bulimba State School (update)
 Buranda State School (update)
 Camp Hill Infants & Primary School (update)
 Eatons Hill State School (update)
 Fernvale State School (new)
 Hamilton State School (update)
 Kedron State School (update)
 Springfield Central State High School (update)
 Taigum State School (new)
 Upper Brookfield State School (update)
 Walloon State School (new)
 Wilston State School (update)

Region: South East

School: Varsity College (update)

Department of Justice and Attorney-General
 Brisbane, 14 November 2013

*Holidays Act 1983***NOTIFICATION**

I, the Honourable Jarrod Bleijie MP, Attorney-General and Minister for Justice in pursuance of the provisions of the *Holidays Act 1983*, hereby amend the notification published in the Queensland Government Gazette dated 11 October 2013, by deleting the name of show in Column 3 of the Schedule thereto and by inserting in lieu thereof the name of show in Column 3 of the Schedule hereto.

Column 1	Column 2	Column 3
Date of Holiday 2014	District	Name of Show
25 June	Shire of Burdekin	Burdekin Annual Show in lieu of Ayr Annual Show

JARROD BLEIJIE

**DECLARATION OF A SPECIAL PURPOSE VEHICLE
 UNDER THE QUEENSLAND BUILDING AND CONSTRUCTION
 COMMISSION ACT 1991**

Pursuant to section 42(2), item 10 of Schedule 1A and Schedule 2 of the *Queensland Building and Construction Commission Act 1991*, I hereby declare that NGR Project Company Pty Ltd (ACN 166 706 332) is a special purpose vehicle established to carry out a public-private partnership for the Next Generation Rollingstock Project between the State of Queensland and NGR Project Company Pty Ltd (ACN 166 706 332) for the purpose of making available and maintaining passenger train sets and the construction and maintenance of a purpose-built maintenance centre for the passenger train sets.

Tim Nicholls
 Treasurer and Minister for Trade

Signed on 3rd day of December 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, give notice that under the *Sustainable Planning Act 2009*, chapter 5, part 2, I made a Ministerial designation of land for community infrastructure.

Description of the land to which the designation applies

The Ministerial designation applies to land at Polzin, O'Brien and Kleinton Roads, Highfields.

The land is described as Lot 2 on SP229498 and Lot 1 on RP208693.

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

The land has been designated for the Highfields State High School and associated facilities.

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 education facilities
- 15 storage and works depots and the like including administrative facilities associated with the provision or maintenance of the community infrastructure

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

*Transport Operations (Marine Safety) Act 1994***NOTIFICATION OF EXEMPTION**

Maritime Safety Queensland
 Brisbane, 2 December 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, 127A, 127B of the *Transport Operations (Marine Safety) Regulation 2004*.

SCHEDULE

Events consisting of water ski races to be conducted by the organisers, North Queensland Offshore Ski Association, between the hours of 8.00am and 10.00am on Saturday 18 January 2014 over the waters of Cairns Trinity Inlet to False Cape as shown in red on the course map prepared by Maritime Safety Queensland, designated plan "A1-376", and held at the Regional Harbour Master's office in Cairns.

PATRICK J. QUIRK
 General Manager
 Maritime Safety Queensland

NOTIFICATION OF APPROVED FORM

1. Reference

This notice may be referred to as *Taxi/Limousine Service Licence Renewal Application (Approval of Forms) Notice (No. 1) 2013*.

2. Commencement date

Use of this form is to commence from date of gazettal.

3. Approval

The following form is approved:

Form F2367 ES and paper versions Taxi/Limousine Service Licence Renewal Application (Version 01 November 2013).

4. Authorising law

The law under which this form is approved for use is Section 150A of the *Transport Operations (Passenger Transport) Act 1994*.

5. Availability of form

The Taxi/Limousine Service Licence Renewal Application form F2367 may be completed online at www.tmr.qld.gov.au or can be obtained from any Department of Transport and Main Roads Customer Service Centre or Passenger Transport office.

Janine Girvan
Manager (Taxi and Limousine Regulation)
Delegate of the Chief Executive

NOTIFICATION OF APPROVED FORM

1. Reference

This notice may be referred to as *Authority to Issue/Transfer Taxi/Limousine Number Plates (Approval of Forms) Notice (No. 3) 2013*.

2. Commencement date

Use of this form is to commence from date of gazettal.

3. Approval

The following form is approved:

Form F1701 ES and paper versions Authority to Issue/Transfer Taxi/Limousine Number Plates (Version 01 February 2013).

4. Authorising law

The law under which this form is approved for use is Section 150A of the *Transport Operations (Passenger Transport) Act 1994*.

5. Availability of form

The Authority to Issue/Transfer Taxi/Limousine Number Plates form F1701 can be obtained from any Department of Transport and Main Roads Customer Service Centre or Passenger Transport office.

Janine Girvan
Manager (Taxi and Limousine Regulation)
Delegate of the Chief Executive

NOTIFICATION OF APPROVED FORM

1. Reference

This notice may be referred to as *Limousine Service Licence Application (Approval of Forms) Notice (No. 2) 2013*.

2. Commencement date

Use of this form is to commence from date of gazettal.

3. Approval

The following form is approved:

Form F2975 ES and paper versions Limousine Service Licence Application (Version 01 November 2013).

4. Authorising law

The law under which this form is approved for use is Section 150A of the *Transport Operations (Passenger Transport) Act 1994*.

5. Availability of form

The Limousine Service Licence Application form F2975 may be completed online at www.tmr.qld.gov.au or can be obtained from any Department of Transport and Main Roads Customer Service Centre or Passenger Transport office.

Janine Girvan
Manager (Taxi and Limousine Regulation)
Delegate of the Chief Executive

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

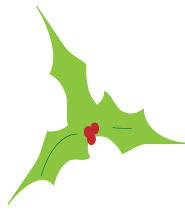
1. Approval of Form

The form listed in the following table was approved by the Workers Compensation Regulator on 2 December 2013.

Form No.	Form Heading	Version
571D	Application for Claims History Summary	2

2. Availability of form

Copies of the form listed above are available from the Department of Justice and Attorney-General:
PO Box 149 Brisbane Queensland 4001
50 Ann St, Brisbane Queensland 4001
Claims.history@justice.qld.gov.au
www.justice.qld.gov.au
Phone: 1300 369 915



Christmas & New Year Dates & Closing Times for 2013-2014

Final 2013 Gazettes - Published Friday 20 December 2013

Deadlines

Vacancies Appointments - 12 noon Tuesday 17 December 2013



Other Gazettes - 12 noon Wednesday 18 December 2013
Final Proofs by - Close of business Wednesday 18 December 2013

First 2014 Gazettes Published Friday 10 January 2014

Deadlines

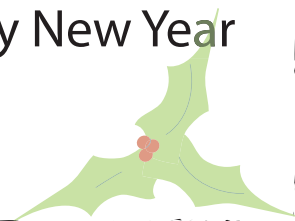
Vacancies Appointments - 12 noon Tuesday 7 January 2014

Other Gazettes - 12 noon Wednesday 8 January 2014
Final Proofs by - Close of business Wednesday 8 January 2014



If you have queries regarding this matter please do not hesitate to
contact the Gazette Team - gazette@hpw.qld.gov.au

Have a Merry Christmas & a Happy New Year



*Local Government (Finance, Plans and Reporting) Regulation 2010***NOTICE OF INTENTION TO ACQUIRE LAND**

TO: The registered owners named in the SCHEDULE.

AND TO: The mortgagees/encumbrancees named in the SCHEDULE

NORTH BURNETT REGIONAL COUNCIL has, by resolution, decided under section 82 of *Local Government (Finance, Plans and Reporting) Regulation 2010* (now section 149 of *Local Government Regulation 2012*) to acquire the land in the SCHEDULE for overdue rates.

The resolution made on 18 December 2012 was in the following terms: "Resolves in accordance with Chapter 2 Part 12 Subdivision 3 of the *Local Government (Finance, Plans and Reporting) Regulation 2010* to acquire land identified in the following schedule."

SCHEDULE

Registered Owner, Assessment Number and Mortgagee (if applicable)	Description of the Location and Size of the Land	Details of Overdue Rates (Key: YE= Year ended G= General Rates; F = Rural Fire Levy; E= Environmental Levy)	*Interest Accrued	Total amount of overdue rates and interest as at the date of this notice
Robert Alexander Dougherty 20615-0	Redbank Reserve Road, Eidsvold 4627 – Lot 101 on CP R1011 – County Wicklow, Parish Redbank – Title Ref: 10540064 – Area: 4.184ha	(YE:G:F:E) 30/6/05:\$125.15:\$0:\$27.30 30/6/06:\$280:\$0:\$52 30/6/07:\$300:\$0:\$54 30/6/08:\$320:\$0:\$56 30/6/09:\$416:\$5:\$45 30/6/10:\$535:\$5:\$48 30/6/11:\$560:\$5:\$60 30/6/12:\$590:\$5:\$72 30/6/13:\$611:\$5:\$84 31/12/13:\$322.50:\$2.50:\$45	30/6/05:\$3.25 30/6/06:\$34.73 30/6/07:\$78.75 30/6/08:\$133.01 30/6/09:\$191.72 30/6/10:\$273.94 30/6/11:\$377.64 30/6/12:\$499.21 30/6/13:\$635.50 31/12/13:\$247.68	\$7,105.88
George McCully 20618-0	Ann Street, Eidsvold West 4627 – Lot 79 on CP R1011 – County Wicklow, Parish Redbank – Title Ref: 10109208 – Area: 2428m ²	(YE:G:F:E) 30/6/05:\$125.15:\$0:\$27.30 30/6/06:\$280:\$0:\$52 30/6/07:\$300:\$0:\$54 30/6/08:\$320:\$0:\$56 30/6/09:\$416:\$5:\$45 30/6/10:\$535:\$5:\$48 30/6/11:\$540:\$5:\$60 30/6/12:\$580:\$5:\$72 30/6/13:\$600:\$5:\$84 31/12/13:\$315:\$2.50:\$45	30/6/05:\$3.25 30/6/06:\$34.73 30/6/07:\$78.75 30/6/08:\$133.01 30/6/09:\$191.72 30/6/10:\$273.94 30/6/11:\$376.63 30/6/12:\$496.23 30/6/13:\$630.99 31/12/13:\$245.76	\$7,046.96
John Paige 20619-0	Ann Street, Eidsvold West 4627 – Lot 80 on CP R1011 – County Wicklow, Parish Redbank – Title Ref: 10109209 – Area: 2428m ²	(YE:G:F:E) 30/6/05:\$125.15:\$0:\$27.30 30/6/06:\$280:\$0:\$52 30/6/07:\$300:\$0:\$54 30/6/08:\$320:\$0:\$56 30/6/09:\$416:\$5:\$45 30/6/10:\$535:\$5:\$48 30/6/11:\$540:\$5:\$60 30/6/12:\$580:\$5:\$72 30/6/13:\$600:\$5:\$84 31/12/13:\$315:\$2.50:\$45	30/6/05:\$3.25 30/6/06:\$34.73 30/6/07:\$78.75 30/6/08:\$133.01 30/6/09:\$191.72 30/6/10:\$273.94 30/6/11:\$376.63 30/6/12:\$496.23 30/6/13:\$630.99 31/12/13:\$245.76	\$7,046.96

* **Details of rate at which interest accruing and description of way interest is calculated:** 11% per annum being compound interest calculated on daily rests as from the date the rate notice becomes overdue.

If the overdue rates and charges are not paid in full within 6 months after the date of the notice of intention to acquire the Council may start the procedures for acquiring the land in respect of which the overdue rates and charges are not paid.

The Council will end the procedures for acquiring the land listed in the above schedule only where the amount of overdue rates and charges and all expenses the Council incurs in attempting to acquire the land are paid.

NORTH BURNETT REGIONAL COUNCIL
Signed its Chief Executive Officer

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