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SUNDAY 2 DECEMBER 2012

[No. 87

Queensland



Constitution of Queensland 2001

PROCLAMATION

I, MARGARET McMURDO, President of the Court of Appeal, 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.] MARGARET McMURDO *Acting Governor*

Signed and sealed on 2 December 2012.

By Command

Campbell Newman

God Save the Queen

ENDNOTES

- 1. Made by the Acting Governor on 2 December 2012.
- Published in an Extraordinary Government Gazette on 2 December 2012.
- The administering agency is the Department of the Premier and Cabinet.

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MONDAY 3 DECEMBER 2012

[No. 88

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 3 December 2012.

By Command

Campbell Newman

God Save the Queen

ENDNOTES

- 1. Made by the Governor on 3 December 2012.
- Published in an Extraordinary Government Gazette on 3 December 2012.
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WEDNESDAY 5 DECEMBER 2012

[No. 89

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 1 Registering and regulating training contracts

Date of Effect: 5 December 2012

1. AUTHORITY

Sections 149(h)(i) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Vocational Education, Training and Employment Regulation 2000, Part 3 – Division 1, sections 12-16

3 RESPONSIBILITY

A function of Skills Queensland under section s.149(h)(i) of the Act is to register and regulate training contracts

4 DELEGATION

Skills Queensland Delegations 2, 3, 4, 12

5. DESCRIPTION OF GUIDELINE

This guideline provides the requirements for the registration of training contracts and forms the basis for decisions to refuse registration. Only training contracts that conform to the following guidelines may be registered:

- the training contract must be in the form of the National Apprenticeship Traineeship training contract
- the training contract must be fully and correctly completed and legally entered into
- individuals entering into training contracts must satisfy the residency status requirements as specified in the departmental operational policy
- there must be a signed training plan (see Guideline 10) negotiated between the parties, including the supervising registered training organisation or a commitment from the supervising registered training organisation that the training plan will be completed in accordance with Section 100(2) of the Vocational Education, Training and Employment Act 2000
- the employer must be able to provide supervision, facilities, range of work and training as detailed in the training plan and in accordance with the departmental registration policies and processes
- registration policies and processes

 the ratio of apprentices and trainees to qualified persons is 1:1 (Skills Queensland may consider applications to vary this ratio)
- the training contract is not in contravention with this or other legislation, specified restrictions and/or departmental policy regarding the registration and regulation of training contracts
- there is no restriction on the employer or apprentice or trainee entering into a training contract

 the employer is a recognised principal employer organisation under Section 223A of the Act or a recognised group training organisation under Section 221 of the Act where the training contract is for an apprentice or trainee who will be placed into hosting arrangements and the registration of the training contract will bring the total number of apprentices and trainees in hosting arrangements actively registered with the employer to 25 or more.

6. SUPPORTING DOCUMENTS

- Apprenticeship/Traineeship Contract approved form
- Skills Queensland Delegations 2, 3, 4, 12
- Departmental Policies and Procedures

7. SUPERSEDES

Training and Employment Recognition Council Guideline 2 with date of effect being 1 July 2008

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 2 Recognising vocational placement schemes

Date of Effect: 5 December 2012

1. AUTHORITY

Section 149 (1)(h)(iii), 149 (1)(j) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Nil

3. RESPONSIBILITY

A function of Skills Queensland under section 149(1)(j) of the Act is to recognise vocational placement schemes

4. DELEGATION

Skills Queensland Delegation number 19

5. DESCRIPTION OF GUIDELINE

- Skills Queensland may recognise, or refuse to recognise, vocational placement schemes.
- Vocational placement schemes will only be recognised under an institutionally based course¹ leading to a qualification or statement of attainment.

- The object of the placement is to give the student practical training and experience that is required to enable the student to gain the competency outcomes of the course/qualification, and, is assessed as part of, the student's course.
- 4. Applications for approval to offer a vocational placement scheme:
 - a. will only be accepted from registered training organisations
 - b. may be lodged subsequent to, an application to deliver the qualification for which the vocational placement scheme relates. Schemes will not be approved until the RTO has the course/qualification on their scope of registration
 - on their scope of registration
 c. must be forwarded to Skills Queensland via its nominated instrument in a timely fashion with the appropriate fee
 - d. are to be submitted in the format approved by Skills Queensland with sufficient information as defined by Skills Queensland to make an informed decision
 - e. are required to demonstrate the link between the intended vocational placement scheme(s) and the competencies within the qualification
 - f. will state the required hours per calendar year a learner will spend in the vocational placement for that qualification
 - g. must not be in contravention of this or any other legislation, regulation, guideline, specified restrictions and/or departmental policy regarding the placement of persons into a 'work environment'
 - h. Are required to identify a clear separation between the three parties involved in the placement:
 - 1. the organisation
 - 2. the student
 - 3. the person to provide the placement.
- 5. The hours approved on the information notice are the maximum hours (duration) for the placement (once the student is assessed as competent as per the units on the training plan, the vocational placement would cease).
- Vocational placement hours are in addition to the nominal hours of delivery.

6. SUPPORTING DOCUMENTS

- Skills Queensland Delegation 19
- Information provided on the department's electronic information systems
- Australian Quality Training Framework

7. SUPERSEDES

Training and Employment Recognition Council Guideline 3 with date of effect being 15 December 2009

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 3 Registering and regulating vocational placement agreements (short and long)

Date of Effect: 5 December 2012

1. AUTHORITY

Section 149 (1)(j) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Vocational Education, Training and Employment Regulation 2000, Part 5 Section 30

3. RESPONSIBILITY

A function Skills Queensland under section 149(1)(j) of the Act is to register and regulate vocational placement agreements

4. DELEGATION

Skills Queensland Delegation 19

5. DESCRIPTION OF GUIDELINE

1. Short Placements

Under section 117 of the Act, registered training organisations are required to maintain a register of vocational placements (electronic or paper). A vocational placement agreement may be registered where:

- a) the registered training organisation has recognition for the vocational placement scheme for which the vocational placement agreement is intended
- b) all parties have agreed to and signed the vocational placement agreement
- a training plan (see Chapter 3, Part 3 of the Act) signed by all parties is attached to the vocational placement agreement
- d) the placement of the student is not in contravention of this or any other legislation, regulation, guideline, specified restrictions and/or departmental policy regarding the placement of persons into 'work environment'
- e) the placement person can provide the required facilities, range of work, supervision and training required under the training plan
- f) the total placement for the student on that year for that course is no more than 240 hours
- g) the placement person is not a prohibited employer as defined in the Act
- h) the placement of the student with the placement person does not exceed any
 - permitted ratio that applies to apprentices/ trainees or learners to tradesperson and/or
 - II. suitably qualified persons

2. Long Placements

Section 118 of the Act requires registered training organisations to submit to Skills Queensland a signed copy of all Vocational Placement Agreements (long placement), for registration prior to the commencement of that placement. It is not a requirement of section 118 that a registered training organisation maintains a register of long vocational placement agreements as Skills Queensland maintains the register.

Skills Queensland will accept such agreements as *long placements* providing all criteria as set out above are met and in addition:

- a) the total period of placement for the student in that year for that course is more than 240 hours; and
- b) the Industrial Commission has made an order under the *Industrial Relations Act* 1999, section 140A, fixing remuneration and conditions for the placement.

6. SUPPORTING DOCUMENTS

- Skills Queensland Delegation 19
- Information provided on the department's electronic information systems
- Australian Quality Training Framework

7. SUPERSEDES

Training and Employment Recognition Council Guideline 4 with date of effect being 15 December 2009

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 4 Declaration of apprenticeships and traineeships

Date of Effect: 5 December 2012

1. AUTHORITY

Section 149(1)(k) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Nil

^{1.} A course is generally defined as "a structured approach to the development and attainment of skills and knowledge". For the purposes of vocational placement, a course means the learning process assigned to a particular qualification, competency or accredited course.

3. RESPONSIBILITY

A function of Skills Queensland under section 149(1)(k) of the Act is to declare apprenticeships and traineeships

4. DFI FGATION

Skills Queensland Delegation 21

5. DESCRIPTION OF GUIDELINE

- declaring apprenticeships or traineeships will be linked to attainment of a qualification or a statement of attainment for a grouping of competencies
- Skills Queensland will give notice of declared apprenticeships and traineeships through departmental electronic information systems
- consultations with industry will occur prior to declaring an apprenticeship or traineeship. This may include (but is not restricted to) employers, relevant industry skills councils, unions and vocational educators
- declaration will only occur where such a declaration is not in contravention of this or any other legislation, regulation, guideline, specified restrictions and/or departmental policy regarding the placement of persons into a 'work environment'.

6. SUPPORTING DOCUMENTS

- Skills Queensland Delegation 21
- Departmental policies and procedures
- Information provided on the Department's electronic information systems

7. SUPERSEDES

Training and Employment Recognition Council Guideline 5 with date of effect being 9 September 2005

All apprenticeships and traineeships existing prior to commencement of the Act are retained under transitional provisions contained in Chapter 7 of the Act

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 5 Declaring a calling to be a restricted calling

Date of Effect: 5 December 2012

1. AUTHORITY

Section 149(1)(I) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Nil

3. RESPONSIBILITY

A function of Skills Queensland under section 149(1)(l) of the Act is to declare a calling to be a restricted calling

4. DELEGATION

Nil

5. DESCRIPTION OF GUIDELINE

- Skills Queensland may consider written submissions regarding the establishing or withdrawal of declarations of restricted callings
- Skills Queensland will consider applications that clearly establish industry support and endorsement for declaring a calling a restricted calling
- broad principles that would support a decision to declare a calling to be a restricted calling may include:
 - licensing requirements
 - legislation or regulation requirements
 - occupational health and safety requirements
 - public safety issues
 - national policy guidelines for the introduction of training packages etc.

Skills Queensland will provide notice of restricted callings through departmental electronic information systems.

S. SUPPORTING DOCUMENTS

- Departmental policies and procedures
- Information provided on the department's electronic information systems

7. SUPERSEDES

Training and Employment Recognition Council Guideline 6 with date of effect being 9 September 2005

Restricted callings existing prior to commencement of the Act are retained under transitional provisions contained in Chapter 7 of the Act

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 6 Deciding probationary periods for apprenticeships and traineeships

Date of Effect: 5 December 2012

AUTHORITY

Section 149(1)(m) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Nil

3. RESPONSIBILITY

A function of Skills Queensland under section 149(1)(m) of the Act is to decide probationary periods for apprenticeships and traineeships

4. DELEGATION

Skills Queensland Delegation 10

5. DESCRIPTION OF GUIDELINE

In deciding the probationary periods for each apprenticeship or traineeship Skills Queensland will apply the following guidelines for the following classes of apprenticeship or traineeship:

- all apprenticeships (full-time, part-time and school-based) shall be 90 days probation
- all traineeships (full-time, part-time and school-based) shall be 30 days probation

Skills Queensland may consider any other information that would establish the need to vary from these principles when deciding the probationary period for an apprenticeship or traineeship.

S. SUPPORTING DOCUMENTS

- Skills Queensland Delegation 10
- Departmental policies and procedures
- Information provided on the Department's electronic information system

7. SUPERSEDES

Training and Employment Recognition Council Guideline 7 with date of effect being 9 September 2005

NOTE: For those apprenticeships and traineeships declared prior to commencement of the Act (29 June 2012), decisions of the former Training and Employment Recognition Council regarding probationary periods are retained. The approved individual arrangements for probationary periods for apprenticeships and traineeships are reflected in the departmental electronic information system.

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 7 Declaring an employer to be a prohibited employer

Date of Effect: 5 December 2012

AUTHORITY

Section 149(1)(h)(i) and 152(A) of the Vocational Education, Training and Employment Act 2000

REGULATION

Vocational Education, Training and Employment Regulation 2000, Part 4, sections 23-29 (fair procedures)

Skills Queensland is authorised to declare an employer to be a "prohibited employer" and to completely or partly revoke a declaration of an employer as a prohibited employer by fair procedures prescribéd in a regulation

RESPONSIBILITY

Section 83(1) of the Act states "that Skills Queensland may declare an employer to be a prohibited employer"

Section 84(2) of the Act states "that Skills Queensland may completely or partly revoke the declaration'

DELEGATION

Skills Queensland Delegation 24

DESCRIPTION OF GUIDELINE

In making its decision to declare an employer to be a prohibited employer or to revoke their status as a prohibited employer, Skills Queensland will:

- rely only on evidence that it believes is substantiated
- consider any evidence it thinks relevant to its decision
- consider a repeated and/or single event if Skills Queensland believes the event/s establishes a pattern of behaviour that would question the employer's suitability to employ an apprentice or trainee.

Based on the evidence before Skills Queensland and consideration of other matters, Skills Queensland must be reasonably satisfied that the employer has:

- failed to meet the obligations of the training contract and training plan for apprentices and trainees; and/or failed to meet the obligations of a placement person
- or training plan for a vocational placement; and/or
- a history of failing to deliver training to apprentices and trainees; and/or
- a history of employing apprentices and trainees not in accordance with the Act; and/or
- acted in contravention of legislation specified in section 83(4)(c) of the Act; and/or
- acted in ways which place apprentices and trainees at risk (including, but not limited to, unsafe equipment or work practices, workplace harassment or bullying); and/or
- been convicted of an indictable offence; and/or
- behaved or permitted his or her employees to behave, in an objectionable way towards an apprentice or trainee.

SUPPORTING DOCUMENTS

- Departmental policies and procedures
- Information provided on the department's electronic information system

SUPERSEDES

Training and Employment Recognition Council Guideline 8 with date of effect being 9 September 2005

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 8 Required particulars in applications for temporary assignment of registered training contracts

Date of Effect: 5 December 2012

AUTHORITY

Section 149(1)(h)(i) and 152(A) of the Vocational Education, Training and Employment Act 2000

2. REGULATION

Vocational Education, Training and Employment Regulation 2000, Part 3, Division 1, section 15

RESPONSIBILITY

A function of Skills Queensland under section 149(1)(h)(i) of the Act is to regulate training contracts

DFI FGATION

DESCRIPTION OF GUIDELINE 5.

In the application for approval for temporary assignment of a training contract, in addition to the information required under Section 57 of the Act and Section 15 of the Regulation, Skills Queensland requires confirmation from the new employer of:

- the new employer's legal and trading names there being no restriction under the Act prohibiting the new employer from employing an apprentice/trainee
- whether temporary assignment is occurring to provide training in all or specific and identified competencies their ability to provide the supervision, facilities and
- range of work and training as detailed in the training plan for those competencies
- where legislation other than the Act details requirements and/or restrictions regarding the employment and/or supervision of apprentices/trainees, that the new employer complies with that legislation
- acceptance of obligations to provide training, proper wages and conditions to the apprentice/trainee as required under the Industrial Relations Act 1999, including entitlements that accrue while the apprentice/trainee undertakes training delivered by the supervising registered training organisation, for the duration of the temporary assignment
- acceptance that the apprentice/trainee will return to the registered employer on completion of the agreed period of temporary assignment
- matters within the temporary assignment, which would otherwise alter the training contract.

SUPPORTING DOCUMENTS 6.

Departmental policies and procedures

SUPERSEDES

Training and Employment Recognition Council Guideline 12 with Date of Effect being 9 September 2005

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS OUEENSLAND GUIDELINE NUMBER 9 Recognising group training organisations and principal employer organisations

Date of Effect: 5 December 2012

AUTHORITY

Section 149(1)(s) and 152(A) of the Vocational Education, Training and Employment Act 2000

REGULATION

Vocational Education, Training and Employment Regulation 2000, Part 4 - Fair Procedures

RESPONSIBILITY

A function of Skills Queensland under section 149(1)(s) is to recognise group training organisations and principal employer organisations

DELEGATION

Skills Queensland Delegations 13 and 14

DESCRIPTION OF GUIDELINE

Skills Queensland will consider a corporation's application for recognition as a group training organisation where:

the application is made in a format prescribed under the Department of Education, Training and Employment Group Training Organisations Operations Manual

 the corporation has undertaken to comply with all operational and reporting requirements detailed in the Department's Group Training Organisations Operations Manual

Skills Queensland will consider an entity's application for recognition as a principal employer organisation where:

- the application is made in a format prescribed under the Department of Education, Training and Employment Principal Employer Organisations Operations Manual
- the entity has undertaken to comply with all operational and reporting requirements detailed in the Department's Principal Employer Organisations Operations Manual

Skills Queensland will base its decision whether to recognise the corporation/entity or not on the information provided in the application submitted by the corporation/entity and the evaluation thereof undertaken by the Department of Education, Training and Employment.

6. SUPPORTING DOCUMENTS

- Skills Queensland Delegations 13 and 14
- Vocational Education, Training and Employment Regulation 2000
- Departmental policies and procedures
- Information provided on the department's electronic information systems
- Group Training Organisations Operations Manual
- Principal Employer Organisations Operations Manual

7. SUPERSEDES

Training and Employment Recognition Council Guideline 13 with Date of Effect being 1 July 2008

Training and Employment Recognition Council Guideline 21 with Date of Effect being 1 July 2008

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 10 Requirements of a training plan for an apprentice or trainee

Date of Effect: 5 December 2012

1. AUTHORITY

Section 149(1)(h)(i) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Vocational Education, Training and Employment Act 2000 – Chapter 1, Part 2, section 13(1) and Chapter 3, Part 3, Division 2

Vocational Education, Training and Employment Regulation 2000 - Part 3, Division 2, Sections 17-19

3. RESPONSIBILITY

A function of Skills Queensland under sections 149(1)(h)(i) of the Act in the registering and regulating of training contracts is to advise the Minister on policy, and recommend guidelines, for training requirements for apprentices and trainees

4. DELEGATION

Nil

5. DESCRIPTION OF GUIDELINE

The Act requires each employer, apprentice or trainee and the supervising registered training organisation (SRTO) to develop and sign a training plan through negotiation.

The training plan for an apprentice or trainee must contain the information prescribed in the Act and the Regulation.

- The training plan shall identify:
 - the purpose of the training plan
 - the circumstances and process for changing the training plan
 - the training plan's role in the completion process for an apprenticeship or traineeship
 - whether training delivery for individual competencies will be in the form structured training and/or workplace tasks

 the responsibility of each party for the recording of the training undertaken in the apprentice's or trainee's training record.

2. The training plan will detail:

- The employer's name (including legal name) and contact details;
- the Apprentice's/Trainee's name and date of birth;
- the title of the Apprenticeship/Traineeship,
- the SRTO's name (including legal name) and contact details:
- the planned Commencement and Completion dates
- Training contract type: i.e. Full time, Part time, or School-based
- the Qualification/Statement of attainment title, including level and NTIS code,
- the name of each competency to be achieved, including its unit code.
- The training plan will have provision for the parties to indicate which party is responsible for delivery of structured training and/or workplace tasks for each competency; (e.g. providing space for a tick and/or the insertion of a date of delivery against each listed competency).
- 4. The training plan will also provide for each party to acknowledge and undertake their responsibility for participating in the negotiation, development and signing of the initial plan within the probationary period and subsequent plans within fourteen days and their obligations in respect of it; including:
 - on the part of the apprentice or trainee to undertake the training and to complete their training record;
 - on the part of the employer to provide workplace tasks, and where indicated, the structured training; as soon as possible, to support structured training by the SRTO, and to complete the training record;
 - on the part of the SRTO the provision of RPL or recognition of skills for the apprentice/trainee; to provide the structured training indicated as soon as possible; to give the apprentice/trainee a training record, and to complete the training record as required under the Regulation.

6. SUPPORTING DOCUMENTS

- Departmental policies
- Information provided on the department's electronic information systems

7. SUPERSEDES

Training and Employment Recognition Council Guideline 15 with Date of Effect being 17 December 2008

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 11 Recognition of work or training in an apprenticeship calling

Date of Effect: 5 December 2012

AUTHORITY

Sections 149(1)(n) and 152(A) of the *Vocational Education, Training and Employment Act 2000*

2. REGULATION

Nil

3. RESPONSIBILITY

A function of Skills Queensland under section 149(1)(n) is to issue recognition certificates

4. DELEGATION

Skills Queensland Delegation 20

5. DESCRIPTION OF GUIDELINE

In order for Skills Queensland to recognise work or training in an apprenticeship calling and issue recognition certificate the person must:

- make application, in a suitable form, to Skills Queensland
- have worked in that trade for at least six years fulltime after the age of twenty one (21) years

- have demonstrated competence to the satisfaction of Skills Queensland in the occupational criteria for that calling
- satisfy the residency status requirements as specified in departmental operational policy, and be employed in Queensland or have evidence of
- future employment in Queensland.

SUPPORTING DOCUMENTS

- Skills Queensland Delegation 20
- Departmental policies and procedures
- Information provided on the department's electronic information systems such as:
 - Operational policy and procedures for the Recognition of Work or Training
 - Operational policy and procedures for the Quality Review of Recognition of Work or Training
 - Occupational Criteria for the Recognition of Work or Training.

SUPERSEDES

Training and Employment Recognition Council Guideline 17 with Date of Effect being 9 September 2005

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 12 Recognition of non-departmental employment skills development programs

Date of Effect: 5 December 2012

AUTHORITY

Sections 149(1)(p) and 152(A) of the Vocational Education, Training and Employment Act 2000 (the Act)

REGULATION 2.

RESPONSIBILITY

A function of Skills Queensland under section 149(1)(p) of the Act is to recognise non-departmental employment skills development programs for the purposes of the Education (General Provisions) Act 2006, section 240(3).

A function of Skills Queensland under section 149(1)(q) of the Act is to maintain a register of recognised non-departmental employment skills development programs.

In these sections, "non-departmental employment skills development program" means an employment skills development program other than a departmental employment skills development program.

DELEGATION

Skills Queensland Delegation 28

DESCRIPTION OF GUIDELINE

This guideline provides processes and systems to ensure due consideration is given to the recognition of non-departmental employment skills development programs.

Skills Queensland may recognise, or refuse to recognise, nondepartmental employment skills development programs.

Programs to be placed on the register of non-departmental employment skills development programs:

- will only be accepted from legally incorporated entities;
- must be lodged with Skills Queensland using the prescribed application form and include sufficient supporting documentation to enable Skills Queensland to make an informed decision; and
- must meet Principles for Employment Skills Development Programs.

SUPPORTING DOCUMENTS

- Skills Queensland Delegation 28
- Education (General Provisions) Act 2006
- Department of Education, Training and Employment "Principles for Employment Skills Development Programs"
- Department of Education, Training and Employment information policies and procedures through its electronic information systems

SUPERSEDES

Training and Employment Recognition Council Guideline 19 which had a date of effect of 10 March 2006

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

Vocational Education, Training and Employment Act 2000

SKILLS QUEENSLAND GUIDELINE NUMBER 13 Deciding employment exemptions

Date of Effect: 5 December 2012

AUTHORITY 1.

Sections 149(1)(o) and 152(A) of the Vocational Education, Training and Employment Act 2000

2. **REGULATION**

Nil

RESPONSIBILITY 3.

A function of Skills Queensland under section 149 (1)(o) of the Act is to grant employment exemptions

DELEGATION

Skills Queensland Delegation 27

DESCRIPTION OF GUIDELINE

This guideline provides the requirements for making decisions about employment exemptions and forms the basis to refuse employment exemptions. Only applications for employment exemptions that conform to the following guidelines may be granted:

- the employment exemption application must be in a form approved by Skills Queensland
- the young person is in the compulsory participation phase of schooling but is not participating in a full-time eligible option, is not working in full-time employment (over 25 hours per week) and does not hold a dispensation from the Department of Education, Training and Employment
- the applicant (young person or parent) declares that the paid employment will average not less than 15 hours per week over each 4 week period
- evidence provided by the applicant (young person or parent) that circumstance exist that warrant an employment exemption (e.g. reason why participation in an eligible option or full-time employment is not an option)
- parental endorsement is supplied where the young person is under the care and control of the parent/ guardian
- employment exemptions that are granted will apply while the young person continues in paid employment for under 25 hours per week or unpaid employment regardless of whether they move from one employer to another.

SUPPORTING DOCUMENTS

- Skills Queensland Delegations 27
- Application for employment exemption approved form

SUPERSEDES

Training and Employment Recognition Council Guideline 20 with Date of Effect being 10 March 2006

Skills Queensland guideline approved by the Hon John-Paul Langbroek, Minister for Education, Training and Employment on 15 November 2012

Implementation date is the date gazetted of 5 December 2012

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NATURAL RESOURCES AND MINES

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FRIDAY 7 DECEMBER 2012

[No. 90

Water Act 2000

APPROVAL OF AN AMENDMENT OF A RESOURCE OPERATIONS PLAN NOTICE (No 02) 2012

Short title

1. This notice may be cited as the Approval of an Amendment of a Resource Operations Plan Notice (No 02) 2012.

Notice of document [s.105 of the Act]

2. Notice is given that the Governor in Council on 6 December 2012 approved amendment of a resource operations plan titled "Logan Basin Resource Operations Plan".

The "Logan Basin Resource Operations Plan" takes effect from the day of publication of the notice.

ENDNOTES

- 1. Made by the Governor in Council on 6 December 2012.
- 2. Published in the Gazette on 7 December 2012.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Natural Resources and Mines.

Land Act 1994

OBJECTIONS TO PROPOSED ROAD CLOSURE NOTICE (No 44) 2012

Short title

1. This notice may be cited as the *Objections to Proposed Road Closure Notice (No 44) 2012.*

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 17 January 2013.
- (3) Any objections received may be viewed by other parties interested in the proposed road closure under the provisions of the *Right to Information Act 2009*. If you lodge an objection, please include in your objection letter whether you would like to be consulted if this issue becomes the subject of an access request under the *Right to Information Act 2009*.

Plans

- **4.** Inspection of the plan of the proposed road closure may be made at-
 - (a) the Department of Natural Resources and Mines Offices

- at Cairns, Innisfail, Toowoomba, Warwick and Ipswich;
- (b) the Local Government Offices of Cairns Regional, Etheridge Shire, Toowoomba Regional, Southern Downs Regional and Lockyer Valley Regional;

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

SCHEDULE PERMANENT CLOSURE North Region, Cairns Office

1 An area of about 240 m2 (about 720 m3) located 8 m in strata, being part of Grove and Lake Streets abutting Lot 1 on SP216459 and Lot 1 on SP227613 (parish of Cairns, locality of Cairns North) and shown as plan of Lot A, (proposed road closure in strata) on Drawing CNS12/049A. (2012/006045)

North Region, Innisfail Office

*2 Areas totalling about 3.905 ha intersecting Lot 52 on SP144125 (parish of Noel, locality of Lynhurst) and shown as plan of Lot 1, proposed road closures on Drawing TSV2012-63. (2012/007196)

South Region, Toowoomba Office

3 An area of about 1460 m2 abutting the northern boundary of Lot 1 on O15223 (parish of King, locality of Oakey) and shown as road to be closed permanently on Drawing DD2012/186A. (2012/005765)

South Region, Warwick Office

4 An area of 45.8231 ha being the road intersecting Lot 5 on CVE44 (parish of Aitkins Flat, locality of Mingoola) and shown as permanent road closure on Drawing DD2012/222. (2012/006599)

TEMPORARY CLOSURE South Region, Ipswich Office

- 5 An area of 8.1949 ha being part of Forestry Road intersecting Lot 215 on RP886135 (parish of Lockyer, locality of Vinegar Hill) and shown as road proposed to be temporarily closed on Drawing 12/079. (2012/002058)
- *The proposed closure of this road is in conjunction with the proposed opening of another road.

ENDNOTES

- 1. Published in the Gazette on 7 December 2012.
- 2. 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 34) 2012

Short title

1. This notice may be cited as the Reopening of Temporarily Closed Road Notice (No 34) 2012. Reopening temporarily closed road [s.107 of the

Act]

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

SCHEDULE 1 Central Region, Mackay Office

An area of about 19.056 ha intersecting Lot 120 on LN422 and shown as Lot 1 on RL914, being the land contained within former Road Licence No. 35/914, (parish of Playfair). (2012/006289)

ENDNOTES

- Published in the Gazette on 7 December 2012.
- Not required to be laid before the Legislative 2. Assembly.
- The administering agency is the Department of Natural Resources and Mines.

Land Act 1994 TEMPORARY CLOSING OF ROADS NOTICE (No 23) 2012

Short title

1. This notice may be cited as the Temporary Closing of Roads Notice (No 23) 2012.

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

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

SCHEDULE North Region, Cairns Office

1 An area of about 32.1 ha now established as Lot A on AP21558 (parish of Selkirk, localities of Barratta and Horshoe Lagoon) in the Department of Natural Resources and Mines. (2011/005241)

ENDNOTES

- Published in the Gazette on 7 December 2012.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Natural Resources and Mines.



TRANSPORT AND MAIN ROADS

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[No. 91

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

AMENDING TAKING OF LAND NOTICE (No. 2537) 2012

Short title

1. This notice may be cited as the Amending Taking of Land Notice (No. 2537) 2012.

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

2. Schedule to the Taking of Land Notice (No. 1747) 2009 dated 23 April 2009 and published in the Gazette of 1 May 2009, at pages 19 and 20, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 1747) 2009 dated 23 April 2009 and published in the Gazette of 1 May 2009, at pages 19 and 20, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "County of Stanley, Parish of Enoggera - a volume of about 7654 cubic metres being part of Lot 76 on RP19480 contained in Title Reference: 15065028.

County of Stanley, Parish of Enoggera - a volume of about 9422 cubic metres being part of Lot 77 on RP19480 contained in Title Reference: 15065028.

County of Stanley, Parish of Enoggera - a volume of about 21639 cubic metres being part of the Common Property of Northwind Lodge Community Titles Scheme 2993 Community Management Statement 2993 contained in Title Reference: 19212635.

County of Stanley, Parish of Enoggera - a volume of about 12421 cubic metres being part of Lot 2 on RP98049 contained in Title Reference: 13448189.

County of Stanley, Parish of Enoggera - a volume of about 13060 cubic metres being part of Lot 1 on RP98049 contained in Title Reference: 13448188.

County of Stanley, Parish of Enoggera - a volume of about 14684 cubic metres being part of Lot 80 on RP19480 contained in Title Reference: 14279172.

County of Stanley, Parish of Enoggera - a volume of about 14056 cubic metres being part of Lot 81 on RP19480 contained in Title Reference: 14279172.

County of Stanley, Parish of Enoggera - a volume of about 25414 cubic metres being part of Lot 63 on RP97766 contained in Title Reference: 13473042.

County of Stanley, Parish of Enoggera - a volume of about 8246 cubic metres being part of Lot 54 on RP19480 contained in Title Reference: 17418034.

County of Stanley, Parish of Enoggera - a volume of about 5284 cubic metres being part of Lot 53 on RP19480 contained in Title Reference: 18254142.

As shown approximately on Plans R13-1865, R13-1866, R13-1867, R13-1868, R13-1869, R13-1870 and R13-1872 held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Brisbane City Airport Link Project 510/5488; 6346 to 6351 and 6353"

Insert - "County of Stanley, Parish of Enoggera - a volume of 6335 cubic metres being Lot 33 on SP250998 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 15065028.

County of Stanley, Parish of Enoggera - a volume of 7908 cubic metres being Lot 35 on SP250998 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 15065028.

County of Stanley, Parish of Enoggera - a volume of 19625 cubic metres being Lot 37 on SP250999 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 19212635.

County of Stanley, Parish of Enoggera - a volume of 11416 cubic metres being Lot 39 on SP251000 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 13448189.

County of Stanley, Parish of Enoggera - a volume of 11990 cubic metres being Lot 41 on SP251001 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 13448188.

County of Stanley, Parish of Enoggera - a volume of 13514 cubic metres being Lot 45 on SP251002 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 14279172.

County of Stanley, Parish of Enoggera - a volume of 12967 cubic metres being Lot 43 on SP251002 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 14279172.

County of Stanley, Parish of Enoggera - a volume of 23295 cubic metres being Lot 47 on SP251003 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 13473042.

County of Stanley, Parish of Enoggera - a volume of 6794 cubic metres being Lot 13 on SP251006 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 17418034.

County of Stanley, Parish of Enoggera - a volume of 4025 cubic metres being Lot 15 on SP251006 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 18254142.

Brisbane City Airport Link Project R13-1865 to R13-1870 and R13-1872 495/1604; 3708, 2246, 3711, 915, 3307, 2248 and 1505"

ENDNOTES

- 1. Made by Director (Property Acquisitions and Disposals) on 22 November 2012, pursuant to delegation for Minister for Transport and Main Roads under section 11(5) of the *Acquisition of Land Act 1967*.
- 2. Published in the Gazette on 7 December 2012.
- 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Transport and Main Roads.

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

AMENDING TAKING OF LAND NOTICE (No. 2538) 2012

Short title

1. This notice may be cited as the *Amending Taking of Land Notice (No. 2538) 2012*.

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

2. Schedule to the Taking of Land Notice (No. 1932) 2009 dated 26 November 2009 and published in the Gazette of 4 December 2009, at pages 1062 and 1063, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 1932) 2009 dated 26 November 2009 and published in the Gazette of 4 December 2009, at pages 1062 and 1063, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland as follows -

Omit - "County of Stanley, Parish of Enoggera - a volume of about 9450 cubic metres being part of Lot 9 on RP19519 contained in Title Reference: 1285120.

County of Stanley, Parish of Enoggera - a volume of about 11549 cubic metres being part of Lot 10 on RP19519 contained in Title Reference: 12825120.

County of Stanley, Parish of Enoggera - a volume of about 21200 cubic metres being part of Lot 11 on RP19520 contained in Title Reference: 14128010.

County of Stanley, Parish of Enoggera - a volume of about 11695 cubic metres being part of Lot 13 on RP19519 contained in Title Reference: 11353131.

County of Stanley, Parish of Enoggera - a volume of about 10162 cubic metres being part of Lot 14 on RP19519 contained in Title Reference: 11353131.

County of Stanley, Parish of Enoggera - a volume of about 2162 cubic metres being part of Lot 1 on RP19520 contained in Title Reference: 11353131.

County of Stanley, Parish of Enoggera - a volume of about 7158 cubic metres being part of Lot 15 on RP19519 contained in Title Reference: 17269239.

County of Stanley, Parish of Enoggera - a volume of about 4177 cubic metres being part of Lot 16 on RP19519 contained in Title Reference: 17269239.

County of Stanley, Parish of Enoggera - a volume of about 1235 cubic metres being part of Lot 17 on RP19519 contained in Title Reference: 18225006.

County of Stanley, Parish of Enoggera - a volume of about 697 cubic metres being part of Lot 35 on RP19519 contained in Title Reference: 18393248.

County of Stanley, Parish of Enoggera - a volume of about 3395 cubic metres being part of Lot 36 on RP19519 contained in Title Reference: 11172054.

County of Stanley, Parish of Enoggera - a volume of about 6251 cubic metres being part of Lot 37 on RP19519 contained in Title Reference: 11172054.

County of Stanley, Parish of Enoggera - a volume of about 9142 cubic metres being part of Lot 38 on RP19519 contained in Title Reference: 18370191.

County of Stanley, Parish of Enoggera - a volume of about 11508 cubic metres being part of Lot 39 on RP19519 contained in Title Reference: 17546076.

As shown approximately on Plans R13-1942(B), R13-1943(B), R13-1944(B), R13-1945(B), R13-1946(B), R13-1947(B), R13-1947(B), R13-1948(B) and R13-1949(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Brisbane City Airport Link Project 510/5488; 6630 to 6637"

Insert - "County of Stanley, Parish of Enoggera - a volume of 8728 cubic metres being Lot 23 on SP251009 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 1285120.

County of Stanley, Parish of Enoggera - a volume of 10673 cubic metres being Lot 25 on SP251009 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 1285120.

County of Stanley, Parish of Enoggera - a volume of 19587 cubic metres being Lot 29 on SP251011 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 14128010.

County of Stanley, Parish of Enoggera - a volume of 10429 cubic metres being Lot 33 on SP251012 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 11353131.

County of Stanley, Parish of Enoggera - a volume of 8124 cubic metres being Lot 35 on SP251012 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 11353131.

County of Stanley, Parish of Enoggera - a volume of 1996 cubic metres being Lot 31 on SP251012 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 11353131.

County of Stanley, Parish of Enoggera - a volume of 5492 cubic metres being Lot 37 on SP251013 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 17269239.

County of Stanley, Parish of Enoggera - a volume of 2811 cubic metres being Lot 39 on SP251013 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 17269239.

County of Stanley, Parish of Enoggera - a volume of 399 cubic metres being Lot 41 on SP251014 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 18225006.

County of Stanley, Parish of Enoggera - a volume of 646 cubic metres being Lot 27 on SP251010 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 18393248.

County of Stanley, Parish of Enoggera - a volume of 3143 cubic metres being Lot 43 on SP251015 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 11172054.

County of Stanley, Parish of Enoggera - a volume of 5786 cubic metres being Lot 45 on SP251015 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 11172054.

County of Stanley, Parish of Enoggera - a volume of 8449 cubic metres being Lot 47 on SP251016 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 18370191.

County of Stanley, Parish of Enoggera - a volume of 10632 cubic metres being Lot 49 on SP251016 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 17546076.

Brisbane City Airport Link Project R13-1942(B) to R13-1949(B) 495/1604; 2081, 2051, 2053, 97, 613, 2082, 2055 and 2056"

ENDNOTES

- Made by Director (Property Acquisitions and Disposals) on 22 November 2012, pursuant to delegation for Minister for Transport and Main Roads under section 11(5) of the Acquisition of Land Act 1967.
- 2. Published in the Gazette on 7 December 2012.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Transport and Main Roads.

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

AMENDING TAKING OF LAND NOTICE (No. 2539) 2012

Short title

1. This notice may be cited as the *Amending Taking of Land Notice (No. 2539) 2012*.

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

2. Schedule to the Taking of Land Notice (No. 1919) 2009 dated 26 November 2009 and published in the Gazette of 4 December 2009, at page 1060, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Queensland, is amended as described in the Schedule.

SCHEDULE

Amend Schedule to the Taking of Land Notice (No. 1919) 2009 dated 26 November 2009 and published in the Gazette of 4 December 2009, at page 1060, relating to the taking of land by the Chief Executive, Department of Transport and Main Roads, as constructing authority for the State of Ouegnsland as follows.

Omit - "County of Stanley, Parish of Toombul - a volume of about 575 cubic metres being part of Lot 150 on RP33833 contained in Title Reference: 12802079.

As shown approximately on Plan R13-2029(B) held in the office of the Chief Executive, Department of Transport and Main Roads, Brisbane.

Brisbane City Airport Link Project 510/5488; 6596"

Insert - "County of Stanley, Parish of Toombul - a volume of 575 cubic metres being Lot 250 on SP253646 (being a plan to be registered in Queensland Land Registry, Department of Natural Resources and Mines), being part of the land contained in Title Reference: 12802079.

Brisbane City Airport Link Project R13-2029(B) 495/1604; 258"

ENDNOTES

- 1. Made by Director (Property Acquisitions and Disposals) on 27 November 2012, pursuant to delegation for Minister for Transport and Main Roads under section 11(5) of the *Acquisition of Land Act 1967*.
- 2. Published in the Gazette on 7 December 2012.
- 3. Not required to be laid before the Legislative Assembly.
- 4. The administering agency is the Department of Transport and Main Roads.

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LOCAL GOVERNMENT

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FRIDAY 7 DECEMBER 2012

[No. 92

Local Government Act 2009

BARCALDINE REGIONAL COUNCIL (MAKING OF LOCAL LAW) NOTICE (NO. 1) 2012

Title

This notice may be cited as Barcaldine Regional Council (Making of Local Law) Notice (No. 1) 2012.

Commencement

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

Making of local law

Barcaldine Regional Council (the "Council") has, by resolution dated the 21st day of November 2012, made Local Law (Repealing) Local Law (No. 1) 2012 which repeals Local Law No. 2 (Meetings) 2008.

Purpose and general effect

The purpose and general effect of Local Law (Repealing) Local Law (No. 1) 2012 is to repeal Local Law No. 2 (Meetings) 2008.

- A copy of Local Law (Repealing) Local Law (No. 1) 2012 may be—
 - (a) inspected and purchased at Council's public office at 71 Ash Street, Barcaldine; and
 - inspected at the State office of the Department of Local Government at 63 George Street, Brisbane.

Sustainable Planning Act 2009

NOTICE OF AMENDMENT OF PLANNING SCHEME POLICIES

NOTICE is hereby given that on 22 November 2012, the Cassowary Coast Regional Council resolved to adopt the FNQROC Development Manual (Issue 5 (01.11)) as the following amended Planning Scheme Policies:

- Johnstone Shire Planning Scheme Planning Scheme Policy 5 - Infrastructure Standards; and
- (b) Cardwell Shire Planning Scheme Planning Scheme Policy 9.2 FNQROC Development Manual.

The amendment of the above Planning Scheme Policies has effect on and from 7 December 2012.

The FNQROC Development Manual provides a comprehensive set of guidelines for carrying out various civil engineering works within the local government areas of: Cairns, Cassowary Coast, Cook and Tablelands Regional Councils. The Manual is reviewed regularly, and the latest version (Issue 5 (01.11)) includes all recommended revisions from submissions received over the past 2 years.

Copies of the amended Planning Scheme Policies can be collected from Council's offices located at 70 Rankin Street, Innisfail and 38-40 Bryant Street, Tully.

If you require any further information in relation to the amendment of the above Planning Scheme Policies, please contact Council's Planning Section on (07) 4030 2265.

Terry Brennan CHIÉF EXECUTIVE OFFICER

P O Box 887 Innisfail Qld 4860



GENERAL

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FRIDAY 7 DECEMBER 2012

[No. 93

Department of Justice and Attorney-General Brisbane, 5 December 2012

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

Alejandro King Dela Cuesta AGUILAR F	FOREST LAKE
Peter Stewart ANDREASSEN T.	TARINGA
Nicole Maree BUTLER G	GLENELLA
Shelley Anne CALLAGHAN S	SOUTHSIDE
Krishnan CHITOOR VAITHEESWARAN C	CARINDALE
Anita Pauline CORNEY P	PALMWOODS
Dorothy Bautista COURT B	BELLMERE
Kelly Ann COURT B	BELLMERE
Joan Ellen FLEMING G	GLASS HOUSE MOUNTAINS
Annette Joan GYNELL P	POMONA
Tyler Chu Pong KO P	PARKINSON
Lauren Clare MAHER R	ROBINA
Frederick David MAYO JA	ACOBS WELL
Robert Couper MCADAM C	CARINDALE
Sharon Lee MCLEAN R	REGENTS PARK
Jagdish NARAYAN G	GLENVALE
Peter William NEWHAM F	FOREST LAKE
Jodie Maree PERRY K	KINGAROY
Gregory Victor SMITH N	MORAYFIELD
Deanne Elizabeth WHEELER B	BRIGHTON

Department of Justice and Attorney-General Brisbane, 5 December 2012

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).

<u>Damien Mealey</u> <u>Registrar and Manager</u> <u>Justices of the Peace Branch</u> THE SCHEDULE

Carolyn Ann HAMLYN JINDALEE
Robert NEIL EDGE HILL

Department of Justice and Attorney-General Brisbane, 5 December 2012

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

Christine Valinda Alice BAGGARLEY	ALEXANDRA HILLS
Alexander William Matthew BOR	TRINITY BEACH
Russell Alexander BREMNER	MANGO HILL
Ellen Jean BROWN	CRANBROOK
Judith Rita COCHRANE	PETRIE
Peter Frank COLEMAN	COOLANGATTA
Raktak DAS	OXLEY
Bryce Colin DAVEY	PARK AVENUE
Pamela Kathleen HUNTER	ARUNDEL
Lance JAGO	SINNAMON PARK
Ruth Ellen Mary JAMES	KEPNOCK
Karsten KOBBE	SUNSHINE BEACH
Anh Que LAM	EIGHT MILE PLAINS
Jill Rhodes LOMAX	MOUNT GRAVATT EAST
Natasha Kate MAHON	SPRINGSURE
Christine Louise MCPHERSON	THE RANGE
Byron Fabian NELSON	FRESHWATER
Jeffrey Darren NOBLE	BROADBEACH WATERS
Karen Michelle PAYNE	NERANG
Francis Roy RADFORD	MOUNT LOUISA

JIMBOOMBA

CLEVELAND

REDLAND BAY

Kerrie Anne ROBERTSON

Peter John THOMAS

Paula Josephine STARMER

Department of Justice and Attorney-General Brisbane, 7 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the *Acts Interpretation Act 1954* and the *Industrial Relations Act 1999*, has amended the commencement date of Melinda (Minna) Lorraine Knight as a Commissioner of the Queensland Industrial Relations Commission, as notified in the Queensland Government Gazette No. 10 of 14 September 2012 at page 57, by omitting the words "12 November 2012" and inserting the words "11 December 2012".

JARROD BLEIJIE MP

Department of Justice and Attorney-General Brisbane, 7 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved the voluntary retirement of each of the undermentioned persons as Judges of the District Court and has cancelled their Commissions as from midnight of the date of retirement-

Name	Retirement Date
His Honour Judge Grant Thomas Britton	23 December 2012
His Honour Judge John Elwell Newton	29 January 2013

JARROD BLEIJIE MP

Department of Education, Training and Employment Brisbane, 7 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the *Grammar Schools Act 1975* has approved on 6 December 2012 that Mr Jon Kent, Dr Andrew Winter, Mr Mark Wilton, Ms Janice Boys, Ms Faye Ramsey, Ms Anne Osborne and Professor Marie Kavanagh be appointed as members to the Board of Trustees of Ipswich Grammar School from 6 December 2012 up to and including 5 December 2016.

JOHN-PAUL LANGBROEK MP

Department of Education, Training and Employment Brisbane, 7 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the *Queensland University of Technology Act 1998*, has approved on 6 December 2012 that Mr Hugh Nalder, Mr John Puttick, Ms Rosemary Vilgan, Dr Lee-Anne Perry, Mr Warren Tapp, Mr Mario Pennisi, Ms Jenny Parker, and Mr Wesley Enoch be appointed as members to the Queensland University of Technology Council, from 21 November 2012 up to and including 20 November 2016.

JOHN-PAUL LANGBROEK MP

Department of Natural Resources and Mines Brisbane 3 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the *Coal Mining Safety and Health Act 1999*, has approved the appointment of Stewart Lynn Bell as Commissioner for Mine Safety and Health from the date of this gazettal until 31 August 2013.

Public Service Commission Brisbane, 29 November 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council, under the provisions of Section 92 of the *Public Service Act 2008*, has approved the appointment of Mr John Sosso to the role of Director-General, Department of Justice and Attorney-General, Brisbane, CEO, on a contract basis from the date of commencement of duty for up to five (5) years.

CAMPBELL NEWMAN MP PREMIER

Queensland Health Brisbane, 6 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the provisions of the *Speech Pathologists Registration Act 2001*, has approved the appointment of the chairperson, deputy chairperson and members of the Speech Pathologists Board of Queensland for a term of six months from 2 February 2013, as set out below:

Registrant members

Nominated by the Minister and Speech Pathology Australia Meredith Kilminster (Chairperson)

Nominated by Speech Pathology Australia Alison Smith

Nominated by The University of Queensland Elizabeth Ward (Deputy Chairperson)

Nominated by James Cook University Wendy Pearce

Public members

Nominated by the Queensland Consumers Association

Max Howard

Nominated by the Minister Anne-Marie Hunter

Lawyer member

Nominated by the Minister

Christine Jones.

LAWRENCE SPRINGBORG MP Minister for Health

Department of Tourism, Major Events, Small Business and the Commonwealth Games Brisbane. 7 December 2012

Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved the appointment of Steven Mark Wright as General Manager of Tourism Queensland and Executive Officer of the Tourism Queensland Employing Office for a term of three years commencing from 10 December 2012 to 9 December 2015.

JANN STUCKEY MP MINISTER FOR TOURISM, MAJOR EVENTS, SMALL BUSINESS AND THE COMMONWEALTH GAMES

NOTIFICATION OF THE FILLING OF ADVERTISED VACANCIES

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

NOTIFICATION OF THE FILLING OF APPOINTMENTS PART I

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

Appeals Officer, Public Service Commission
Postal Address: PO Box 15190, City East Qld 4002
Street Address: Level 13, 53 Albert Street, Brisbane Qld 4000

Email Address: appeals@psc.qld.gov.au

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

APPOINTMENT PART I - APPEALABLE Previous Position and Classification Date of Reference Name of Appointee Vacancy (Unless otherwise indicated) Number Appointment DEPARTMENT OF COMMUNITIES, CHILD SAFETY AND DISABILITY SERVICES 19-11-2012 Riley, Josie Rebecca # DOC Client Relations Officer, Child Safety Systems Support Officer, Child Safety 26889/11 Youth and Families, Far North Youth and Families, Far North Queensland Region, Regional Service Queensland Region, Regional Service Delivery Operations, Cairns (AO6) Delivery Operations, Cairns (AO4) 23731/12 Local Area Coordinator, Disability and 10-12-2012 Eales, Kate Ashleigh Administration Officer, Mount Isa Community Care Services, Housing and Service Centre, North West Services, Homelessness, North Queensland North Queensland Region, Region, Regional Service Delivery Regional Service Delivery Operations, Normanton (AO5) Operations, Mount Isa (AO3)

DEPARTMENT OF COMMUNITY SAFETY

* DCS 5410/12	Officer in Charge, Western Area, South Western Region, Queensland Ambulance Service, Roma (StnO2)	05-11-2012	MacLachlan, Neil Andrew	Officer in Charge, Western Area, South Western Region, Queensland Ambulance Service, Charleville (StnO1)
DCS 5534/12	Officer in Charge, Western Area, South Western Region, Queensland Ambulance Service, Roma (StnO2)	05-11-2012	MacLachlan, Neil Andrew	Officer in Charge, Western Area, South Western Region, Queensland Ambulance Service, Charleville (StnO1)

^{*} This appointment was gazetted 24-08-2012 and has been revoked effective 05-11-2012.

EDUCATION, TRAINING AND EMPLOYMENT

CO 8557/12	Early Childhood Manager, Early Childhood Education and Care, Central Queensland Region, Mackay (AO7)		McBean, Leanne Maree	Early Childhood officer, Early Childhood Education and Care, Central Queensland Region, Rockhampton (AO5)
CO 9824/12	Guidance Officer, Far North Queensland Region (GO 2)	24-01-2013	Evelyn, Sally Louise	Teacher, Happy Valley State School, North Queensland Region (C0205)
CO 20293/12	Human Resource Services Officer, Payroll, Payroll Services Unit, Human Resources Branch, Corporate Services Division, Cairns (AO3)	26-11-2012	Hay, Catherine	Administrative Officer, Payroll Services Unit, Human Resources Branch, Corporate Services Division, Cairns (AO2)

[#] This appointment was made in accordance with section 7.15 of Directive 1/10 Recruitment and Selection.

	APPOINTMENT PART 1 - APPEALABLE					
Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)		
MER 20215/12	Senior Computer Assistant, Queensland Academy for Creative Industries, Metropolitan Region, Education Queensland Division, Brisbane (TAOO4)	23-07-2012	Morimoto, Masunori	Teacher Aide, MacGregor State High School, Metropolitan Region, Education Queensland Division, Brisbane (TAOO3)		
MER 20320/12	Business Services Manager, Grovely State School, Metropolitan Region, Education Queensland Division, Brisbane (AO3)	26-11-2012	Lowe, Diane	Administrative Officer, Wilston State School, Metropolitan Region, Education Queensland Division, Brisbane (AO2)		
DEPARTME	ENT OF HOUSING AND PUBLIC W	ORKS				
DOC 22799/12	Senior Client Service Manager, Disability and Community Care Services, Housing and Homelessness, North Coast Region, Regional Service Delivery Operations, Caboolture (AO6)	23-11-2012	Hogan, Matthew	Client Service Manager, Disability and Community Care Services, Housing and Homelessness, North Coast Region, Regional Service Delivery Operations, Caboolture (AO5)		
QUEENSLA	AND POLICE SERVICE	'	'	1		
PO 5648/12	Roster Clerk, Brisbane Central District, Metropolitan North Region, Fortitude Valley (AO3)	Date of duty	Mortimer, Irene Charlotte	Administrative Officer, Fortitude Valley Division, Brisbane Central District, Metropolitan North Region, Fortitude Valley (AO2)		

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
EDUCATIO	n, Training and Employment		
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Halaufia, Kerrie Michelle
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Predebon, Judith Anne
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Head, Jeffrey lan
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Booth, Rosslyn Isabel
* CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Van Elderen, Amanda Mary
* CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Bridge, Linda Joy
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Fink, Christine Leanne

APPOINTMENTS PART II - NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Zischke, Rebecca Kate
* CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Hughes, Jade Maree
* CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Camfferman, Mandy Lee
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Butters, Gail Elanne
^ CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Cameron, Kirsten Lee
# CO 9824/12	Guidance Officer, Darling Downs South West Region (GO 2)	24-01-2013	Hendersen, Deborah Estelle

[#] Temporary appointment from 24-01-2013 to 21-06-2013 unless otherwise determined.

DEPARTMENT OF NATIONAL PARKS, RECREATION, SPORT AND RACING

23811/12	Director, Queensland Academy of Sport, Sport and	Date of duty	Ayres, Troy
	Recreation Services, Strategy, Policy, Programs and		
	Performance, Brisbane (SO)		

^{*} Temporary appointment from 24-01-2013 to 13-12-2013 unless otherwise determined.

[^] Temporary appointment from 15-04-2013 to 05-11-2013 unless otherwise determined.

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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.

David Kerslake Electoral Commissioner

SCHEDULE A

Electoral District	ctoral District Enrolment as at 30/11/2012	
1 ALBERT	32,270	3.44%
2 ALGESTER	30,256	-3.02%
3 ASHGROVE	31,400	0.65%
4 ASPLEY	29,565	-5.23%
5 BARRON RIVER	34,792	11.52%
6 BEAUDESERT	32,929	5.55%
7 BRISBANE CENTRAL	29,948	-4.00%
8 BROADWATER	30,709	-1.57%
9 BUDERIM	29,771	-4.57%
10 BULIMBA	31,990	2.54%
11 BUNDABERG	29,873	-4.25%
12 BUNDAMBA	32,907	5.48%
13 BURDEKIN	30,383	-2.61%
14 BURLEIGH	32,252	3.38%
15 BURNETT	32,293	3.51%
16 CAIRNS	32,424	3.93%
17 CALLIDE	30,451	-2.39%
18 CALOUNDRA	30,568	-2.02%
19 CAPALABA	31,617	1.35%
20 CHATSWORTH	32,924	5.53%
21 CLAYFIELD	31,879	2.18%
22 CLEVELAND	33,084	6.05%
23 CONDAMINE	34,470	10.49%
24 COOK*	•	
	28,591	-8.35%
25 COOMERA	33,857	8.53%
26 CURRUMBIN	31,943	2.39%
27 DALRYMPLE*	28,970	-7.14%
28 EVERTON	30,996	-0.65%
29 FERNY GROVE	31,020	-0.57%
30 GAVEN	31,872	2.16%
31 GLADSTONE	32,274	3.45%
32 GLASS HOUSE	32,345	3.68%
33 GREENSLOPES	30,383	-2.61%
34 GREGORY*	25,998	-16.67%
35 GYMPIE	31,793	1.91%
36 HERVEY BAY	33,755	8.20%
37 HINCHINBROOK	30,537	-2.12%
38 INALA	29,636	-5.00%
39 INDOOROOPILLY	28,385	-9.01%
40 IPSWICH	31,494	0.95%
41 IPSWICH WEST	31,866	2.14%
42 KALLANGUR	30,392	-2.58%
43 KAWANA	32,674	4.73%
44 KEPPEL	33,279	6.67%
45 LOCKYER	30,752	-1.43%
46 LOGAN	28,814	-7.64%
47 LYTTON	31,265	0.22%

Electoral District	Enrolment as at 30/11/2012	1/2012 % Deviation from Average District Enrolment	
48 MACKAY	29,118	-6.67%	
49 MANSFIELD	28,537	-8.53%	
50 MAROOCHYDORE	32,942	5.59%	
51 MARYBOROUGH	33,496	7.37%	
52 MERMAID BEACH	31,952	2.42%	
53 MIRANI	32,494	4.16%	
54 MOGGILL	31,788	1.89%	
55 MORAYFIELD	30,876	-1.03%	
56 MOUNT COOT-THA	29,030	-6.95%	
57 MOUNT ISA*	19,225	-38.38%	
58 MOUNT OMMANEY	30,420	-2.49%	
59 MUDGEERABA	31,083	-0.37%	
60 MULGRAVE	28,965	-7.16%	
61 MUNDINGBURRA	29,119	-6.66%	
62 MURRUMBA	33,129	6.19%	
63 NANANGO	33,201	6.42%	
64 NICKLIN	31,268	0.23%	
65 NOOSA	32,619	4.56%	
66 NUDGEE	32,522	4.25%	
67 PINE RIVERS	30,810	-1.24%	
68 PUMICESTONE	34,528	10.68%	
69 REDCLIFFE	32,287	3.49%	
70 REDLANDS	30,862	-1.07%	
71 ROCKHAMPTON	31,555	1.15%	
72 SANDGATE	30,587	-1.96%	
73 SOUTH BRISBANE	30,883	-1.01%	
74 SOUTHERN DOWNS	32,768	5.03%	
75 SOUTHPORT	31,289	0.29%	
76 SPRINGWOOD	32,212	3.25%	
77 STAFFORD	30,082	-3.58%	
78 STRETTON	31,547	1.12%	
79 SUNNYBANK	29,748	-4.65%	
80 SURFERS PARADISE	•		
80 SURFERS PARADISE 81 THURINGOWA	31,173 31,552	-0.08% 1.14%	
82 TOOWOOMBA NORTH	•	6.05%	
83 TOOWOOMBA NORTH	33,084 32,770	5.07%	
84 TOWNSVILLE	32,779 30,786	-1.32%	
85 WARREGO*	30,786	-1.32% -15.42%	
86 WATERFORD	26,387	-15.42% 6.18%	
	33,126 33,133		
87 WHITSUNDAY	33,133	6.20%	
88 WOODRIDGE 89 YEERONGPILLY	29,828	-4.39% 2.98%	
STATE-TOTAL	32,128 2,776,564	2.90%	

AVERAGE ENROLMENT

31,197

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 30/11/2012	Weighted Enrolment	% Deviation from Average District
COOK	196,805.00	3,936	28,591	32,527	4.26%
DALRYMPLE	105,337.00	2,107	28,970	31,077	39%
GREGORY	327,212.00	6,544	25,998	32,542	4.31%
MOUNT ISA	570,502.00	11,410	19,225	30,635	-1.80%
WARREGO	279,546.00	5,591	26,387	31,978	2.50%



^{*}Electoral Districts of 100,000 sq kms or more in area

Associations Incorporation Act 1981 Religious, Educational and Charitable Institutions Act 1861 Amendment Act 1895

QUEENSLAND MOVIE MAKERS (DISSOLUTION) ORDER (No. 1) 2012

Short Title

 This order in council may be cited as Queensland Movie Makers (Dissolution) Order (No. 1) 2012.

Commencement

2. This order in council commences on the day it is published in the gazette.

Definitions

3. In this order in council -

'Corporation' means Queensland Movie Makers declared to be a body corporate by the Letters Patent.

'Letters Patent' means the letters patent issued by the Governor in Council under section 1 of the *Religious, Educational and Charitable Institutions Act 1861* on 26 August 1965 to incorporate Queensland Amateur Cine Society, a corporation later given the name and style 'Queensland Movie Makers' under letters patent issues on 12 April 1990.

Cancellation of Letters Patent and Dissolution of Corporation

4. Under section 4 of the *Religious, Educational and Charitable Institutions Act 1861 Amendment Act 1895*, as continued by section 144 of the *Associations Incorporation Act 1981*, the Letters Patent are cancelled and the Corporation is dissolved.

Vesting of Property

 Under section 5 of the Religious, Educational and Charitable Institutions Act 1861 Amendment Act 1895, it is directed that all property of the Corporation shall vest in Brisbane Movie Makers (BMM) Inc, (Incorporation Number IA04510) an association incorporated under the Associations Incorporation Act 1981.

ENDNOTES

- 1. Made by the Governor in Council on 6 December 2012.
- 2. Published in the gazette on 7 December 2012.
- 3. Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Justice and Attorney-General.

Classification of Films Act 1991

APPROVAL OF ORGANISATION

I, **Natalie Parker**, Films Classification Officer, having received written application under Section 56(1) of the *Classification of Films Act 1991*, and having regard to matters specified in Section 56(2) of the *Classification of Films Act 1991*, approve **Sai Manali** as an approved organisation under the *Classification of Films Act 1991*.

This approval takes effect on the date of publication in the Gazette.

Natalie Parker Films Classification Officer 4 December 2012

ENDNOTES

- 1. Made by the Films Classification Officer on 4 December 2012.
- 2. Published in the Gazette on 7 December 2012.
- The administering agency is the Department of Justice and Attorney-General.

Education (General Provisions) Act 2006

SCHOOL ENROLMENT MANAGEMENT PLAN

In accordance with Chapter 8, Part 3 Section 170, of the *Education* (*General Provisions*) Act 2006, School Enrolment Management Plans for the following schools have been prepared by the Regional Directors, South East & North Coast 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: South East

School: Ormiston State School (new)

Region: North Coast

Schools: Bounty Boulevard State School (amended catchment area) Moreton Downs State School (amended catchment area)

CANCELLATION OF APPROVAL OF TYPE OF ELECTRICAL EQUIPMENT UNDER SECTION 109 OF THE ELECTRICAL SAFETY REGULATION 2002

1. Short Title

The following approval has been cancelled as at 28 November 2012 by the Manager, Equipment Safety, Electrical Safety Office as delegate for the Chief Executive Officer of the Department of Justice and Attorney-General under section 109 of the *Electrical Safety Regulation 2002*.

Approval Holder: Budget Quality Switchboards Pty Ltd.

Approval Number: Q10038

Approval type: Residual Current Device

Department of Justice and Attorney-General Brisbane, 3 December 2012

Holidays Act 1983

PUBLIC HOLIDAYS

It is advised for public information that in pursuance of the provisions of the *Holidays Act 1983*, that the following Public Holidays (excluding Show Days) are to be observed in Queensland:-

Holiday	Day	Date of Holiday
1 January (New Year's Day)	Tuesday	1 January 2013
26 January (Australia Day)	Monday	28 January 2013
Good Friday	Friday	29 March 2013
The day after Good Friday	Saturday	30 March 2013
Easter Monday	Monday	1 April 2013
25 April (Anzac Day)	Thursday	25 April 2013
Birthday of the Sovereign		
(Queen's Birthday)	Monday	10 June 2013
Labour Day	Monday	7 October 2013
25 December (Christmas Day)	Wednesday	25 December 2013
26 December (Boxing Day)	Thursday	26 December 2013

JARROD BLEIJIE Attorney-General and Minister for Justice

Police Service Administration Act 1990

DECLARATION OF CESSATION OF A POLICE ESTABLISHMENT

I, Andrew Henderson, Acting Deputy Commissioner (Regional Operations) in the Queensland Police Service, pursuant to section 10.10 of the *Police Service Administration Act 1990*, hereby declare the cessation of the following place as a police establishment:

Ipswich Mall Police Beat, 81 - 85 East Street, Ipswich, Queensland, 4305 as from and including 5 December 2012.

This declaration is made at Brisbane in the said State of Queensland on the 28th day of November 2012.

A C HENDERSON ACTING DEPUTY COMMISSIONER (REGIONAL OPERATIONS) Police Service Administration Act 1990

DECLARATION OF POLICE ESTABLISHMENT

I, Andrew Henderson, Acting Deputy Commissioner (Regional Operations) of the Queensland Police Service, pursuant to section 10.10 of the *Police Service Administration Act 1990*, and the powers delegated to me, hereby declare the following place to be a police establishment:

Ipswich CBD Police Beat, Riverlink Shopping Centre, Cnr Downs Street and the Terrace, North Ipswich, Queensland, 4305 as from 5 December 2012

This declaration is made at Brisbane in the said State of Queensland on the 28th day of November 2012.

A C HENDERSON ACTING DEPUTY COMMISSIONER (REGIONAL OPERATIONS)

Police Service Administration Act 1990

DECLARATION OF POLICE ESTABLISHMENT

I, Stephan Gollschewski, a person performing the duties and functions of the Office of Executive Officer in the Queensland Police Service, pursuant to Section 10.10 of the *Police Service Administration Act 1990*, hereby declare the following place to be a temporary police establishment:

A temporary police station at a demountable building situated at the Maryborough Show Grounds and Equestrian Park, Bruce Highway, Maryborough, to be used in conjunction with the Mobile Police Facility vehicle for the conduct of the 23rd Australian Scout Jamboree

as from and including Thursday, 27 December 2012 to Monday, 14 January 2013 inclusive.

Declaration made at Maroochydore in the said State of Queensland on 3 December 2012.

S W GOLLSCHEWSKI ASSISTANT COMMISSIONER NORTH COAST REGION

Police Service Administration Act 1990

NOMINATION OF OFFICES UNDER SECTION 10.9

I, Robert Atkinson, Commissioner of the Queensland Police Service, hereby nominate the holder of each of the offices in 'Schedule A' as authorised to receive documents included in 'Schedule B' in accordance with section 10.9 of the *Police Service Administration Act 1990*.

SCHEDULE A

The officer in charge of a police station

The officer in charge of a police prosecutions corps appearing at the magistrates court where the relevant matter under the *Domestic and Family Violence Protection Act 2012* is being heard

SCHEDULE B

Section 72: 'Assessment of suitability of respondent' of the Domestic and Family Violence Protection Act 2012

Section 73: 'Contravention of voluntary intervention order' of the Domestic and Family Violence Protection Act 2012

Section 74: 'Notice of completion' of the *Domestic and Family Violence Protection Act 2012*

Section 162: 'Notification of police commissioner' of the *Domestic and Family Violence Protection Act 2012*

Section 165: 'How to start appeal' of the *Domestic and Family Violence Protection Act 2012*

Section 173: 'Duty of clerk of court after order is registered' of the *Domestic and Family Violence Protection Act 2012*

Section 185: 'Court to give domestic violence order to other persons' of the *Domestic and Family Violence Protection Act 2012*

In accordance with the above section, any documents mentioned in Schedule B that the *Domestic and Family Violence Protection Act 2012* requires to be given or served on the Commissioner of the Queensland Police Service is taken to have been duly so given or served if it is given to the holder for the time being of any of the offices nominated in this instrument.

Signed at Brisbane this 9th day of October 2012.

R ATKINSON, Commissioner

Property Law Act 1974

PROPERTY LAW (BONA VACANTIA) WAIVER NOTICE (NO. 1) 2012 Short Title

This notice may be cited as the *Property Law (Bona Vacantia)* Waiver Notice (No. 1) 2012.

Waiver of right of Crown

- The right of the Crown as bona vacantia to the property of Irene Bowsher, who died intestate on 6 June 2007, is waived in favour of the persons and in the shares outlined below:
 - (a) 30% to Graham Leslie Bowsher of Long Meadow, Frogmore, Kingsbridge, United Kingdom, the stepson of Ms Bowsher;
 - (b) 30% to Joan Ann Allen of 21 Ridgeway Crescent, Tonbridge, Kent TN10 4NP, the grandchild of Ms Bowsher's uncle;
 - (c) 20% to Rebecca Maud Webber of 21 Cornwall Gardens, Brighton, East Sussex BN1 6RH, a great-grandchild of Ms Bowsher's aunt; and
 - (d) 20% to Emma Susan Dale-Emberton of 18 West Park, London SE9 4RQ, a great-grandchild of Ms Bowsher's aunt.

Writ of inquisition

3. If at any time not later than 2 months after the making of this instrument, any person claiming any estate or interest in or to the property requests that a writ of inquisition in respect of the State's title be issued, and gives security to the satisfaction of a Crown law officer for the costs of the issue and execution of such writ, such writ may issue under schedule 1 to the Property Law Act and this instrument shall cease to have effect from the date when it was made.

ENDNOTES

- Made by the Attorney-General and Minister for Justice on 14 November 2012.
- 2. Published in the Gazette on 7th December 2012.
- The administering agency is the Department of Justice and Attorney-General.

NOTIFICATION OF APPROVED GUIDELINES

Reference

1. This notice may be referred to as the *Vehicle Standards* (Approval of Guideline) Notice (No.2) 2012.

Approval

- 2. The following Guidelines are approved-
 - Guideline for the installation of non-standard tinting materials to motor vehicles in Queensland – Form 29 – Version 2
 - Guideline for the installation of auxiliary revolving or flashing warning lamps to motor vehicles in Queensland – Form 22 – Version 4

Authorising Law

- 3. The law under which these Guidelines are approved for use are:
 - (a) The Statutory Instruments Act 1992; and
 - (b) The *Transport Operations (Road Use Management Vehicle Standards and Safety) Regulation 2010*.

Commencement

 These Guidelines were approved for use by the Manager, Vehicle Standards, Department of Transport and Main Roads, as delegate of the Chief Executive Officer of that department for commencement from 7 December 2012.

Availability of Guideline

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

Repeal

- 6. The following Guidelines are repealed from 7 December 2012:
 - Guideline for the installation of non-standard tinting materials to motor vehicles in Queensland – Form 29 – Version 1
 - Guideline for the installation of auxiliary revolving or flashing warning lamps to motor vehicles in Queensland – Form 22 – Version 3.
- 7. The following Guideline was repealed on 17 November 2012:
 - Guideline for the installation of alternative tyres, rims and wheels to Light Goods Vehicles in Queensland – Form 24

Christmas & New Year Dates & closing times for 2012-2013

Final Gazette for 2012
To be published on Friday 21 December 2012

Deadlines:

Appointments – 12 noon Tuesday 18 December 2012 Other Gazettes – 12 noon Wednesday 19 December 2012 Final Proofs (OK to Print) to be returned by close of business – Wednesday 19 December 2012

First Gazette for 2013
To be published on Friday 11 January 2013

Deadlines:

Appointments 12 noon Tuesday 8 January 2013 Other Gazettes - 12 noon Wednesday 9 January 2013 Final Proofs (OK to Print) to be returned by close of business – Wednesday 9 January 2013

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

Ph: (07) 3866 0221 Fax: (07) 3866 0292

BILLS OF PARLIAMENT ASSENTED TO

Queensland Legislative Assembly Brisbane

It is hereby notified for general information that, on 5 December 2012, Her Excellency the Governor, in the name and on behalf of Her Majesty, assented to the undermentioned Bills passed by the Legislative Assembly of Queensland in Parliament assembled, *viz*—

A Bill for an Act to provide for the establishment of the Gold Coast Waterways Authority, and to amend this Act, the *Public Service Act 2008*, the *Transport Infrastructure Act 1994*, the *Transport Operations (Marine Pollution) Act 1995*, the *Transport Operations (Marine Safety) Act 1994* and the *Transport Operations (Road Use Management) Act 1995* for particular purposes

Short title: *Gold Coast Waterways Authority Act 2012* – Act No. 38 of 2012

Commencement: (1) This Act, other than part 13, divisions 1 and 6, commences on 1 December 2012. (2) Part 13, divisions 1 and 6 commence on a day to be fixed by proclamation.

A Bill for an Act to amend the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, the South East Queensland Water (Restructuring) Act 2007, the Water Act 2000, the Water Fluoridation Act 2008 and the Water Supply (Safety and Reliability) Act 2008 to facilitate the restructuring of the South East Queensland bulk water industry and for other purposes, and to make minor or consequential amendments of Acts as stated in the schedule Short title: South East Queensland Water

(Restructuring) and Other Legislation Amendment Act 2012 – Act No. 39 of 2012

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

- parts 2 and 6
- part 3, division 3
- part 4, other than to the extent it amends the *Water Act 2000* to insert chapter 9, part 5, division 19, subdivisions 1 and 3
- schedule, part 2.

N J Laurie Clerk of the Parliament



Queensland

NOTIFICATION OF SUBORDINATE LEGISLATION

Statutory Instruments Act 1992

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

TABLE 1 SUBORDINATE LEGISLATION BY NUMBER

No. Subordinate Legislation Empowering Act

- 221 State Penalties Enforcement Amendment Regulation (No. 5) 2012 State Penalties Enforcement Act 1999
- 222 Bail (Prescribed Programs) Amendment Regulation (No. 1) 2012 Bail Act 1980
- 223 Industrial Relations Amendment Regulation (No. 1) 2012 Industrial Relations Act 1999
- 224 Plant Protection Amendment Regulation (No. 2) 2012
 Plant Protection Act 1989
- 225 Proclamation commencing certain provisions
 Mines Legislation (Streamlining) Amendment Act 2012
- 226 Natural Resources and Mines Legislation Amendment Regulation (No. 2) 2012

Geothermal Energy Act 2010 Greenhouse Gas Storage Act 2009 Mineral Resources Act 1989 Petroleum Act 1923 Petroleum and Gas (Production and Safety) Act 2004

227 National Parks, Recreation, Sport and Racing Legislation Amendment Regulation (No. 3) 2012

Forestry Act 1959 Marine Parks Act 2004 Nature Conservation Act 1992 Recreation Areas Management Act 2006 Table 1-Subordinate Legislation by number—continued

TABLE 2

SUBORDINATE LEGISLATION BY EMPOWERING ACT

This table shows affected subordinate legislation

Empowering Act Subordinate Legislation	No.
Bail Act 1980 Bail (Prescribed Programs) Regulation 2006 • amd by Bail (Prescribed Programs) Amendment Regulation (No. 1) 2012	. 222
Forestry Act 1959 Forestry Regulation 1998 • amd by National Parks, Recreation, Sport and Racing Legislation Amendment Regulation (No. 3) 2012	. 227
Geothermal Energy Act 2010 Geothermal Energy Regulation 2012 • amd by Natural Resources and Mines Legislation Amendment Regulation (No. 2) 2012	. 226
Greenhouse Gas Storage Act 2009 Greenhouse Gas Storage Regulation 2010 • amd by Natural Resources and Mines Legislation Amendment Regulation (No. 2) 2012	. 226
Industrial Relations Act 1999 Industrial Relations Regulation 2011 • and by Industrial Relations Amendment Regulation (No. 1) 2012	223
Marine Parks Act 2004 Marine Parks Regulation 2006 amd by National Parks, Recreation, Sport and Racing Legislation Amendment Regulation (No. 3) 2012	. 227
Mineral Resources Act 1989 Mineral Resources Regulation 2003 • amd by Natural Resources and Mines Legislation Amendment Regulation (No. 2) 2012	. 226
Mines Legislation (Streamlining) Amendment Act 2012 Proclamation commencing certain provisions	225
Nature Conservation Act 1992 Nature Conservation (Administration) Regulation 2006 amd by National Parks, Recreation, Sport and Racing Legislation Amendment Regulation (No. 3) 2012 Nature Conservation (Protected Areas Management) Regulation 2006 amd by National Parks, Recreation, Sport and Racing Legislation Amendment Regulation (No. 3) 2012	
Petroleum Act 1923 Petroleum Regulation 2004 • amd by Natural Resources and Mines Legislation Amendment Regulation (No. 2) 2012	. 226
Petroleum and Gas (Production and Safety) Act 2004 Petroleum and Gas (Production and Safety) Regulation 2004 • amd by Natural Resources and Mines Legislation Amendment Regulation (No. 2) 2012	. 226
Plant Protection Act 1989 Plant Protection Regulation 2002 • amd by Plant Protection Amendment Regulation (No. 2) 2012	224

Table 1-Subordinate Legislation by number—continued

Recreation Areas Management Act 2006 Recreation Areas Management Regulation 2007 • amd by National Parks, Recreation, Sport and Racing Legislation Amendment Regulation (No. 3) 2012
State Penalties Enforcement Act 1999 State Penalties Enforcement Regulation 2000 amd by State Penalties Enforcement Amendment Regulation (No. 5) 2012
Copies of the subordinate legislation can be purchased by arrangement from— Queensland Government Services Centre, 33 Charlotte Street, Brisbane Qld 4000 To arrange for subordinate legislation to be sent to the centre for your collection please telephone 131304
A mail service or a subscription service for subordinate legislation is also available from—SDS Publications
Purchase online at— <www.bookshop.qld.gov.au></www.bookshop.qld.gov.au>

Disposal of Uncollected Goods Act 1967

Notice is hereby given by Caboolture & Bribie Island Self Storage, 18 Roseby Road Caboolture, 07 5498 3322, that the Vehicle Gold 08/1999 Mitsubishi Sedan left at the above address by Richard Paku will be disposed of on or after 4th January 2013.

2291

Transport Infrastructure Act 1994

NOTICE OF TOLLING MATTERS CLEM JONES TUNNEL

Pursuant to section 105ZB of the *Transport Infrastructure Act* 1994 and the Declaration of Local Government Tollway dated 28 July 2006, RiverCity Motorway hereby gives notice that on and from 1 January 2013, new maximum tolls, administration charges and user administration charges will apply for use of the Clem Jones Tunnel. These changes reflect the maximum permitted in accordance with the *North-South Bypass Tunnel Project Deed*. Changes to existing tolls, charges and fees will be advised with appropriate notice throughout 2012 and 2013.

The maximum toll payable for use of the Clem Jones Tunnel for each type of vehicle liable to pay a toll:

Vehicle	Maximum toll (GST inclusive)
Motor Cycle	\$ 2.31
Car	\$ 4.62
Light Commercial Vehicle	\$ 6.93
Heavy Commercial Vehicle	\$ 12.23

The administration charge payable for issuing a notice for, and collecting, an unpaid toll for use of the Clem Jones Tunnel: The maximum administration charge that will apply to users who do not pay the toll within 72 hours of using the Clem Jones Tunnel is \$16.79.

The user administration charge payable for persons making payment of the toll other than in cash or by use of the E toll system: The maximum user administration charge payable is \$1.40.

Mark Snape Chief Executive Officer Dated: 4 December 2012

2290

Local Government Act 2009

NOTICE OF INTENTION TO SELL

To: DENNIS GORDON NOTT

Date: 29 November 2012

Pursuant to the *Local Government Act 2009 - Local Government (Finance, Plans and Reporting) Regulation 2010* (Qld), this notice is given to you by the Whitsunday Regional Council ("the Council"), and relates to the property described as Lot 32 on CP MPH13515 in the Parish of Springlands and in the County of Drake situated at 2 Macarthur Street, Collinsville QLD 4804.

This Notice is given because rates and charges levied by the Council on the above property are at least 3 years overdue. Where rates and charges on a property are more than 3 years overdue, the Council may sell the property at auction and use the proceeds, amongst other things, to discharge the overdue rates and charges.

If the overdue rates and charges are not paid within 3 months of this Notice, the Council will commence proceedings to sell the property without further notice to the property owner. The sale proceedings will be discontinued if the amount of all overdue rates and charges levied on the land and all expenses incurred by the Council in attempting to sell the land, are paid to the Council. Sections 74 - 78 of the *Local Government (Finance, Plans and Reporting) Regulation 2010* (Qld) ("the Regulation") give you a final opportunity to pay the overdue rates and charges (and all expenses incurred by the Council in attempting to sell the land) to prevent sale of the land by Council.

You are hereby notified that:-

- (a) The Council proposes to sell the land described above because of overdue rates and charges which remains unpaid.
- (b) This document is a **Notice Of Intention To Sell** as set out under Section 74 (4) of the Regulation.
- (c) The date of the Council meeting at which the resolution to sell the land was made under Section 74 (2) of Regulation was the 31 October 2012.
- (d) The land is described in the Council's land record as Lot 32 on CP MPH13515 in the Parish of Springlands and in the County of Drake situated at 2 Macarthur Street, Collinsville QLD 4804. It has an area of 1,012 m2.
- (e) Details of all overdue rates and charges for the land as at the date of this **Notice Of Intention To Sell** are available by contacting Whitsunday Regional Council.
- (f) The amount of all overdue rates and charges and interest at the date of this notice is:-

 Overdue rates
 \$ 8,641.20

 Interest
 \$ 2,139.70

Total: \$10,780.90

If you pay the amount of all overdue rates and charges referred to in this Notice, including interest as mentioned in paragraph (f) calculated up to the date of payment, and all expenses incurred by the Council in attempting to sell the land, the Council must not sell the land and you will remain the owner of the land.

If you do not pay the amount of all overdue rates and or charges referred to in this notice, together with interest as mentioned in paragraph (f) calculated up to the date of payment, and all expenses incurred by the Council in attempting to sell the land, the Council will sell the land pursuant to the Regulation without further notice to you.

The sale proceeds will be applied to the payment of items as set out in Section 79 of the Regulation.

A copy of the Notice of Intention to Sell and Sections 75 to 78 of the Regulation is available from Whitsunday Regional Council by phoning (07) 4945 0200 or by writing to PO Box 104, Proserpine QLD 4800.

Scott James Waters Chief Executive Officer - Whitsunday Regional Council 29th November 2012

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