Version 1

Form 52

QUEENSLAND

*Corrective Services Act 2006* (s. 175R)

**RECONSIDERATION APPLICATION BY NO BODY-NO PAROLE PRISONER**

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| --- | --- | --- |
| **Prisoner:** | [name of prisoner] | |
| **Date of Birth:** | [insert DOB] | **Identification Number:** [insert ID number] |
| **Location:** | [insert current correctional centre] | |

I, the above-named prisoner, apply to the President/a Deputy President of Parole Board Queensland (PBQ) to reconsider the decision to make a no cooperation declaration about me.

Signature of Prisoner: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date:

**PARTICULARS OF APPLICATION**

Since the no cooperation declaration was made about me:

*\* mark yes or no in relation to the below statements.*

1. I have given the police additional information: Yes |  No

\**additional information means information you have not previously given to the police in relation to the investigation of the homicide offence to identify the victim’s location.*

2. I believe there has been a change in the investigation of the homicide offence to identify the victim’s location which justifies granting my application: Yes |  No

3. There has been a material change in my capacity to cooperate satisfactorily:

Yes |  No

4. I believe it would be appropriate in the interests of justice to grant my application: Yes |  No

5. I have attached additional information to outline my reasons for why I consider it appropriate to grant my application: Yes |  No

*\*these reasons should relate, but do not have to relate, to any of the particulars ticked above.*

PLEASE ATTACH ANY EVIDENCE AND ADDITIONAL INFORMATION SUPPORTING YOUR APPLICATION

**Privacy Statement**

Queensland Corrective Services is collecting the information on this form to assist the Parole Board Queensland to hear and decide the prisoner’s reconsideration application under Chapter 5 Division 2 of the *Corrective Services Act* *2006*. Information provided by way of this form is also subject to the provisions in Chapter 2 Division 4 Subdivision 1 of the *Corrective Services Act* *2006*.

Queensland Corrective Services will take all reasonable steps to ensure the prisoner’s personal and confidential information is secured and protected and handled in accordance with section 341 of the *Corrective Services Act 2006* and Schedule 3 of the *Information Privacy Act 2009.* Queensland Corrective Services may provide this form to third parties as authorised or required by law.