

Integrated Planning Act 1997

PUBLIC NOTICE
CAIRNS REGIONAL COUNCIL
ADOPTION OF AMENDMENT TO THE TRUNK INFRASTRUCTURE
CONTRIBUTIONS PLANNING SCHEME POLICY

Notice is given under the *Integrated Planning Act 1997*, schedule 3 that on 17 June 2009 Cairns Regional Council adopted an amendment to the Trunk Infrastructure Planning Scheme Policy 4:04:05.

The purpose and general effect of the amendment is to increase the usability, operational scope of the document and supporting information, and revise the charges to reflect the current funding required for the development of the major asset classes of Water Supply, Wastewater, Transport and Public Parks and Community Land.

The amended planning scheme policy will have effect on and from the 30 June 2009.

A copy of the planning scheme policy is available for inspection and purchase at the Cairns Regional Council Administration Buildings located at 119 – 145 Spence Street, Cairns and 64 – 66 Front Street, Mossman.

A copy of the planning scheme policy is also available for inspection at the Department of Infrastructure and Planning, 63 George Street, Brisbane Queensland.

Peter Tabulo
ACTING CHIEF EXECUTIVE OFFICER

Integrated Planning Act 1997

Planning scheme policies for infrastructure

In accordance with section 6.1.20 (4) (b) of the *Integrated Planning Act 1997*, I hereby nominate a later date for section 6.1.20 to cease to have effect for Logan City Council, Brisbane City Council, Townsville City Council, Gladstone Regional Council, Moreton Bay Regional Council, Sunshine Coast Regional Council and Toowoomba Regional Council.

The nominated date is 30 October 2009.

Stirling Hinchliffe MP
Minister for Infrastructure and Planning

Conditions about infrastructure for applications

In accordance with section 6.1.31(3) (b)(ii) of the *Integrated Planning Act 1997*, I hereby nominate a later date for section 6.1.31 to cease to have effect.

The nominated date is 30 June 2010.

Stirling Hinchliffe MP
Minister for Infrastructure and Planning

DECLARATION OF POLICE ESTABLISHMENT

I, Colin McCallum, Acting Deputy Commissioner (Regional Operations) of the Queensland Police Service, pursuant to s.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:

Logan Village Police Beat, 1-5 River Street, Logan Villiage
from 1 June 2009.

This declaration is made at Brisbane in the State of Queensland on the 18th day of June 2009.

CM McCallum
ACTING DEPUTY COMMISSIONER
(REGIONAL OPERATIONS)

DECLARATION OF POLICE ESTABLISHMENT

I, Graham Rynders, 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 Unit JJ, Tangalooma Wild Dolphin Resort, Moreton Island and a temporary watchhouse at a marked Queensland Police Service, Toyota Hilux Queensland Registration Number 848 KAA

as from and including Friday, 26 June 2009 to Monday, 13 July 2009 inclusive.

Declaration made at Maroochydore in the said State of Queensland on 8 June 2009.

G RYNDERS
ASSISTANT COMMISSIONER
NORTH COAST REGION

Public Service Commission
Brisbane, 18 June 2009

His Excellency the Acting Governor, acting by and with the advice of the Executive Council, under the provisions of Section 109 of the *Public Service Act 2008*, has approved the fixing of the number and levels of Senior Executives as specified in the Schedule below.

FIXING OF NUMBER AND LEVELS OF SENIOR EXECUTIVES

LEVEL TO BE INCREASED ON A PERMANENT BASIS		
Designation	SES Level	Designation Number
Department of the Premier and Cabinet		
Executive Director Arts Infrastructure and Services Arts Queensland Brisbane.	SES2	DPC0901

ANNA BLIGH MP
PREMIER AND MINISTER FOR THE ARTS

State Development and Public Works Organisation Act 1971
Acquisition of Land Act 1967

TAKING OF LAND NOTICE (No. 6) 2009**Short title**

1. This notice may be cited as the *Taking of Land Notice (No. 6) 2009*.

Land taken

2. The Land described in Schedule 1 is taken by The Coordinator-General for the purpose of providing for the establishment of essential services and purposes incidental to providing for the establishment of essential services being the Queensland Children's Hospital, as defined in section 82 of the *State Development and Public Works Organisation Act 1971* for the Queensland Children's Hospital State Development Area, and vests as fee simple in the State of Queensland on and from 26 June 2009.

SCHEDULE 1**Land Taken**

The whole of the land contained in Lot 11 on SP122812, County of Stanley Parish of South Brisbane and contained in Title Reference 50294867

The whole of the land contained in Lot 1 on RP89849, County of Stanley Parish of South Brisbane and contained in Title Reference 50292143

(SCHEDULE ENDS).

ENDNOTES

1. Made by the Governor in Council on 25 June 2009.
2. Published in the Gazette on 26 June 2009.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Infrastructure and Planning.