

CLOSURE OF STATE SCHOOLS

In accordance with Chapter 2, Part 3, Section 18 of the *Education (General Provisions) Act 2006*, closure of the following has been approved by the Minister for Education and Training, Brisbane:

Jimna State School
 Nerimbera State School
 Dows Creek State School
 Majors Creek State School
 Upper Barron State School
 Muckadilla State School
 Wycombe State School
 Yaraka State School
 Secondary provision only of Kenilworth State School.

*Electricity Act 1994***Code Revision Notice**

Pursuant to Section 120D of the *Electricity Act 1994*, the Queensland Competition Authority advises that revisions to the Electricity Industry Code (the Code) were approved by the Queensland Minister for Natural Resources, Mines and Energy and Minister for Trade (the Minister), as follows:

- (a) on 2 June 2009, the Minister approved revisions to set the minimum service standards (MSS) and guaranteed service levels (GSL) applicable to Energex and Ergon Energy in the next regulatory period commencing 1 July 2010. These revisions:
- (i) set the MSS, as contained in Schedule 1 of the Code, which will apply to the electricity distributors from the next regulatory period commencing on 1 July 2010; and
 - (ii) increase the current GSL payment amounts by 30% to maintain their real deterrent value by accounting for the effects of inflation. The cap on individuals' annual entitlements to GSL payments will also increase by 30%; and
- (b) on 10 November 2009, the Minister approved revisions to:
- (i) amend the process that governs the lodgment and assessment of customer claims for GSL payments, contained in clauses 2.5.11 to 2.5.14 of the Code; and
 - (ii) amend the requirements covering GSL payments by distributors for interruption frequency, to allow payments under clause 2.5.9(a)(ii) to be made at the end of each financial year.

The revised Electricity Industry Code (version 5) will come into operation on and from 1 July 2010.

A copy of the revised Electricity Industry Code can be obtained free of charge from the Authority's website at www.qca.org.au or by phone on (07) 3222 0555.

APPOINTMENT OF TELECOMMUNICATIONS SERVICE PROVIDER UNDER THE***FISHERIES (EAST COAST TRAWL) MANAGEMENT PLAN 1999***

The Chief executive of the Department of Primary Industries and Fisheries has appointed Quantum Multimedia Communications (ABN 83 094 221 379) as a telecommunications service provider for notices given under sections 682 and 684 of the *Fisheries Regulation 2008* and sections 105A and 106 of the *Fisheries (East Coast Trawl) Management Plan 1999* ('the Plan')

The following are the 24 hour telephone numbers for giving notices to the chief executive under the Plan by telephone to Quantum Multimedia Communications.

- a) For a notice under section 682 – (07) 3211 9111;
- b) For a notice under section 684 – (07) 3211 9111;
- c) For a notice under section 105 – (07) 3211 9111;
- d) For a notice under section 105A – (07) 3211 9111;
- e) For a notice under section 106 – (07) 3211 9111.

NOTIFICATION OF MANUAL REPORTING GUIDELINES MADE UNDER THE***FISHERIES (EAST COAST TRAWL) MANAGEMENT PLAN 1999***

The chief executive of Fisheries Queensland within the Department of Employment, Economic Development and Innovation has made the following manual reporting guidelines under section 687 of the *Fisheries Regulation 2008* relating to how notices must be given under section 683 of the *Fisheries Regulation 2008* and sections 67 and 68 of the *Fisheries (East Coast Trawl) Management Plan 1999*.

Manual Reporting Guidelines

In the event of a VMS malfunction, the person in control of a boat must notify the boat's position and operation by using the 24 hour phone service on (07) 3211 9111. This number may be contacted via mobile phone, radphone, seaphone or satphone.

If the malfunction happens in the area within the following boundary ("major scallop area") the person in control must manually report at 1 hourly intervals starting from when the person becomes aware of the malfunction, until the boat returns to port. Once the boat is in port, the person in control must manually report at 8 am and 4 pm each day until the VMS maintenance and use obligations are complied with for the boat.

Description of major scallop area

The major scallop area is the waters within the following boundary –

- From latitude 22°10.80' south, longitude 149°48' east to latitude 22°13.20' south, longitude 152° east
- To latitude 24°13.80' south, longitude 153°33' east
- To latitude 24°42' south, longitude 153°16.20' east
- To latitude 25°06' south, longitude 153°12' east
- To latitude 25°18' south, longitude 152°43.20' east
- To latitude 22°10.80' south, longitude 149°48' east

If the malfunction happens outside the major scallop area, the person in control must manually report at 1 hourly intervals between 6 pm and 6 am, starting from when the person becomes aware of the malfunction, until the boat has arrived back in port. Once the boat is in port, the person in control must manually report at 8 am and 4 pm each day until the VMS maintenance and use obligations are complied with for the boat. However, if fishing days for the boat are being monitored under the Plan from midnight to midnight, then the person in control must manually report 1 hourly intervals between 6 am and 6 pm, starting from when the person becomes aware of the malfunction, until the boat has arrived back in port.

Alternatively, where the person in control of the boat can nominate another boat with operational VMS equipment that is within 5 nautical miles, then the person in control of the boat may manually report daily at 6 pm., to 12 midnight and 6 am. This will only apply while the boat with operational VMS equipment remains within 5 nautical miles.

NOTIFICATION OF MAKING OF A STATE PLANNING POLICY

I, the Honourable Stirling Hinchliffe MP, Minister for Infrastructure and Planning do hereby notify that under:

- section 7(2) of Schedule 4 of the *Integrated Planning Act 1997*, I have adopted *State Planning Policy 1/09: Reconfiguration of a Lot Code for Land in Indigenous Local Government Areas to which a Local Planning Scheme does not Apply* on 10 November 2009.
- *State Planning Policy 1/09: Reconfiguration of a Lot Code for Land in Indigenous Local Government Areas to which a Local Planning Scheme does not Apply* has effect as of 20 November 2009.

The purpose of the State Planning Policy is to provide an assessment manager with a suitable code to enable a development assessment to be undertaken for the reconfiguration of a lot that is assessable development where no such code exists in a local planning scheme.