

Environmental Enforcement Order

STAT-E-101049861

ORDER ID	STAT-E- 101049861
Date of issue	6 March 2026
Issued to (you)	CQ Rentals Australia Pty. Ltd. ACN 165 796 556 <i>For the purpose of this Environmental Enforcement Order (EEO), you' means the recipient of this EEO.</i>
Registered address	24-26 Cooper Street, CHINCHILLA QLD 4413
Site address (the premises)	1061 Auburn Road, BAKING BOARD QLD 4413
Land reference	Lot 2 on Plan RP181368
Issued by (the delegate)	Tracey Wilson, Principal Environmental Officer Delegate of the Administering Authority Chief Executive of the Department of the Environment, Tourism, Science and Innovation (the department)
Relevant Grounds	<ul style="list-style-type: none">• s359(c) To secure compliance with the general environmental duty.• s359(f)(i) The person is contravening or has contravened s426 and it is likely the contravention will continue or be repeated.
Service method	<input checked="" type="checkbox"/> Registered post <input type="checkbox"/> Hand delivered <input checked="" type="checkbox"/> Also by email <input type="checkbox"/> Orally (s369(2))
Contact	If you have any questions about this EEO, please contact: Tracey Wilson, Unlicensed Waste Team Email: unlicensed@detsi.qld.gov.au Telephone: (07) 3096 6525
Further information	Please read the Information Sheet - Recipient of an Environmental Enforcement Order (detsi.qld.gov.au) for further information (search for ESR/2024/6802 on www.detsi.qld.gov.au). Terms used in this EEO have their meaning defined in the Definitions section of the EEO or, if not defined, in the <i>Environmental Protection Act 1994</i> (the Act).

Why are we writing to you?

You have a proactive **general environmental duty** to prevent and minimise any environmental harm. You also have a proactive **duty to restore the environment** if environmental harm has been caused by you.

The department has responsibility for enforcing the Act.

The delegate for the department is issuing this EEO to you, pursuant to s362 of the Act, to secure compliance with the Act in relation to activities being undertaken at the premises.

The delegate reasonably suspects that you have not met your general environmental duty under section 319 of the Act, and you have contravened section 426 of the Act the premises. The delegate has issued this EEO to you under section 362 of the Act to remedy the contravention, avoid further contraventions, and keep the department informed.

What are you required to do?

The required actions listed below are to be remedied in full by the required dates.

Part A

Requirements in Part A take effect from the date of service and remain in force until this EEO is amended, repealed, finalised or stayed.

1. **Immediately upon receipt of this EEO**, you must stop carrying out *Environmentally Relevant Activity (ERA) 62 Resource recovery and transfer facility operation* by receiving and temporarily storing waste at the premises in excess of:
 - six cubic metres or six tonnes for general waste; or
 - four cubic metres or four tonnes for category 2 regulated waste; or
 - one cubic metre or one tonne for category 1 regulated waste.
2. You must not recommence ERA 62 at the premises until:
 - (a) You hold an Environmental Authority (EA) for that activity; or
 - (b) You are acting under an EA for that activity.

Part B

Requirements in Part B take effect from the date of service and remain in force until the date specified, unless this EEO is amended, repealed, finalised or stayed beforehand.

3. By **5pm on 29 June 2026**, you must submit to the department a 'Comprehensive Baseline Stocktake Report', which has been completed by an independent appropriately qualified person (AQP), that catalogues all wastes at the premises. The Comprehensive Baseline Stocktake Report must include at least the following:
 - a) Confirmation that all containers stored at the premises, including enclosed vehicle trailers and sheds were inspected by the AQP, including the date of inspection;
 - b) Details of all wastes stored on-site, including:
 - i. Container type, volume, and reference number;
 - ii. Description of waste in each container;
 - iii. Quantity / volume of waste in each container;
 - iv. Default regulated waste category in each container (Schedule 9 of the Environmental Protection Regulation 2019 (the Regulation));
 - v. Waste tracking code for each container (Schedule 11 of the Regulation);
 - vi. Total quantity assessment for each waste type;
 - c) Laboratory test results for any 'unknown or unidentifiable' waste materials; and
 - d) A map or image showing the location of each waste, including container reference number and GPS Coordinates (in GDA2020).
4. You must ensure that the independent appropriately qualified person (AQP) demonstrates they have the relevant experience, knowledge and qualifications relevant to identifying, assessing and sampling wastes and chemicals.
5. In the event the department advises you in writing that the Comprehensive Baseline Stocktake Report is considered deficient in any aspect, you must address the department's comments and submit an updated Comprehensive Baseline Stocktake Report to the department within 14 days of the department's written advice.

6. By **5pm 29 June 2026**, you must submit to the department a written 'Monthly Report(s)', and on the 29th of each month after that, until all wastes have been removed from the premises, other than wastes authorised under the Act to remain at the premises. The Monthly Report(s) must include the following information regarding the waste removed from the premises:
 - a) Name, description, and quantity of waste removed from the premises; and
 - b) Transport receipts (including the name of the waste transporter) for general wastes;
 - c) Waste tracking certificates / data for the transport of regulated wastes;
 - c) Destination of the waste (name of disposal or recycling facility); and
 - d) Progressive photographs of the premises.
7. By **29 September 2026**, you must have removed all wastes from the premises, other than wastes authorised under the Act to remain at the premises, in the following ways:
 - a) The wastes must have been transported by an entity that is lawfully able to transport the waste.
 - b) The wastes must have been taken to a facility lawfully able to receive the waste.

Any submissions required by this EEO are to be sent via email: unlicensed@detsi.qld.gov.au or via mail to Department of the Environment, Tourism, Science and Innovation, PO Box 145 MARYBOROUGH QLD 4650

Background and relevant matters:

Definitions used in this EEO (that are not exactly as the Act defines or implies them)

Authorised representative	A representative that has been nominated by the person this EEO relates to, for acting on their behalf when dealing with the Queensland Government to manage matters. For more information, read the guideline Authorisation letter to nominate an Authorised Holder Representative (available at www.qld.gov.au using the publication number ESR/2019/5168 as a search term).
Land	This refers to the cadastral reference of the premises referenced in this EEO.
Resource	Waste being a <i>resource</i> is not a waste, only if it complies with an End of Waste Code. For more information, go to End of waste codes Business Queensland .

1. You are the occupier of the land. You have management and control of the land.
2. On 4 June 2025, authorised persons from the department conducted a Remotely Piloted Aerial System (RPAS) flight over the premises which identified a large semi-trailer full of unknown materials, and numerous intermediate bulk containers (IBC's) and 200 litre drums containing unknown materials at the premises.
3. A review of satellite imagery (Queensland Globe) identified that the semi-trailer, IBC's and 200 litre drums were deposited at the premises after 31 May 2023 and before 4 June 2025.
4. On 19 September 2025 you advised the department that 320 cubic metres of waste aerosols were being temporarily stored at the premises. You also advised that an estimated 40 to 50% of the containers stored at the premises are either empty or less than half full.
5. On 27 November 2025, authorised persons from the department conducted a Remotely Piloted Aerial System (RPAS) flight over the premises which identified the following at the premises:

- One large, full semi-trailer containing aerosols;
 - One partially filled semi-trailer containing un-opened aerosols including spray paint;
 - One skip bin full of plastic drums;
 - 276 intermediate bulk containers (IBC's) containing aerosols, fire extinguishers, gas cannisters, flammable materials, or unknown contents;
 - 301 x 200 litre drums containing aerosols, flammable materials, or unknown contents;
 - 9 white bulk bags containing unknown contents;
 - 15 cubic metres of cartons containing unknown contents.
6. A review of RPAS footage of 27 November 2025 (Appendix A) indicates that 472 cubic metres of wastes were stored at the premises (noting that where IBC's or drums were stored on top of each other, the bottom container was assumed to contain the same wastes as the top container). A summary of estimated waste volumes, including potential regulated wastes is shown below:

Summary of waste volumes (cubic metres)		Potential waste type
Aerosols	291.2	Category 1 or 2 regulated waste or general waste
Fire Extinguishers	61	Category 1 or 2 regulated waste
Unknown	76	Unknown
Unopened aerosols	43	Category 1 or 2 regulated waste
Gas cannisters	1	Category 1 or 2 regulated waste
Total Volume	472.2	

7. The RPAS footage of 27 November 2025 shows that the wastes, including flammable wastes, are stored in the open elements, without secondary containment systems or bunding to prevent the release of chemicals to the environment.
8. Queensland Globe mapping shows that the wastes are stored directly adjacent to areas mapped as being a Matter of State Environmental Significance (MSES) – Regulated vegetation which is endangered or of concern (Appendix B).
9. The above activities are consistent with carrying out *Environmentally Relevant Activity (ERA) 62 Resource recovery and transfer facility operation* by receiving and temporarily storing waste at the premises in excess of:
- six cubic metres or six tonnes for general waste; or
 - four cubic metres or four tonnes for category 2 regulated waste; or
 - one cubic metre or one tonne of category 1 regulated waste.
10. The activities described above are depicted in Appendix A of this EEO.
11. The storage of wastes at the premises were confirmed by the department on 27 November 2025.

Grounds for issuing this EEO:

1. The department is the administering authority and has responsibility for enforcing the Act.
2. Section 426 of the Act says:
A person must not carry out an environmentally relevant activity (ERA) unless the person holds, or is acting under, an environmental authority (EA) for the activity.
3. An ERA includes the following: Operating a facility for receiving and sorting, dismantling or bailing

waste; or receiving and temporarily storing waste before it is moved to a waste facility (ERA 62).

4. Waste is anything (a) left over, or an unwanted by-product from an industrial, commercial, domestic or other activity, or (b) surplus to the industrial, commercial, domestic or other activity generating the waste. A waste can still have value. A resource is not a waste only if it subject to and complies with an end of waste code.
5. There are specific exclusions and exemptions in ERA 62, including waste in-transit in a container for no more than 5 days, declared disaster waste or storing and sorting waste below specific thresholds such as 6 tonnes or 6m³ of general waste; or 4 tonnes or 4m³ of category 2 regulated waste; or 1 tonne or 1m³ of category 1 regulated waste.
6. Section 42(1) of the Regulation states that *regulated waste is waste that –*
 - (a) *is commercial waste or industrial waste; and*
 - (b) *is of a type, or contains a constituent of a type, mentioned in schedule 9, part 1, column 1.*
7. Section 42(2) of the Regulation states that *waste prescribed under subsection (1) includes –*
 - (c) *for an element – any chemical compound containing the element; and*
 - (a) *anything that contains residues of the waste, including, for example, a container contaminated with the waste.*
8. Section 43 and Schedule 9 of the Regulation contain further details regarding the meaning of category 1 and category 2 regulated wastes, and their default categorisations, and are included in Appendix C.
9. The delegate considers that you are carrying out an ERA at the premises and that none of the exclusions or exemptions in that ERA apply to you.
10. An EA is a permit under the Act that approves an ERA applied for in an application.
11. The delegate has searched departmental records and considers that you do not hold and are not acting under an EA for the activity occurring at the premises.
12. In summary, the delegate considers you have contravened section 426 of the Act and the contravention will continue or be repeated.
13. Section 319 of the Act says:

A person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonably practicable measures to prevent or minimise the harm (the general environmental duty “GED”).
14. The Act mandates an EA application and assessment process for the ERA occurring at your premises because a contaminant may be released from that activity and that release has the potential to cause environmental harm.
15. The assessment process involves assessing impacts on environmental values (such as soil, air and water). The department can then refuse the application or approve the application with conditions to protect environmental values and prevent or minimise environmental harm.
16. Due to the way you are operating the premises, the delegate considers that there is an additional risk of soil contamination, chemical runoff, or increased fire risk from activities at your premises which is not being appropriately managed to minimise the likelihood of environmental harm.
17. In summary, the delegate considers you have contravened section 426 of the Act and the contravention will continue or be repeated, and that you have not met your General Environmental Duty under section 426 of the Act.

Considerations

The standard criteria, principles of environmental protection, and human rights were considered prior to issuing this EEO.

Offences

Failure to comply with this EEO is an offence unless you have a reasonable excuse. The maximum penalties are significant and are provided in s369A of the Act.

Appendix A: Estimate of wastes at the premises on 27/11/2025 (RPAS footage)

Row #	Quantity	Item	Cubic metres	Observed / suspected contents
1	12	IBC	12	Fire extinguishers
2	12	IBC	12	Fire extinguishers
3	38	200L drum (black)	7.6	Unknown
	1	Bulk bag (white)	1	Unknown
4	46	200L drum (black)	9.2	Unknown
5	46	200L drums (black)	9.2	Unknown
	1	Cubic metre of cartons	1	Unopened aerosols
6	43	200L drum (black & blue)	8.6	Unknown
	2	Cubic metre of cartons	2	Unopened aerosols
7	8	IBC	8	Aerosols
	2	Cubic metre of cartons	2	Unopened aerosols
8	8	IBC	8	Unopened aerosols
	1	Cubic metre of cartons	1	Unopened aerosols
9	12	IBC	12	Aerosols
	4	Cubic metre of cartons	4	Unopened aerosols
10	9	IBC	9	Aerosols
	3	Cubic metre of cartons	3	Unopened aerosols
11	13	IBC	13	Aerosols
12	11	IBC	11	Aerosols
	1	IBC	1	Fire extinguishers
13	11	IBC	11	Aerosols
14	10	IBC	10	Aerosols
	1	IBC	1	Fire extinguishers
15	2	Cubic metre of cartons	2	Unopened aerosols



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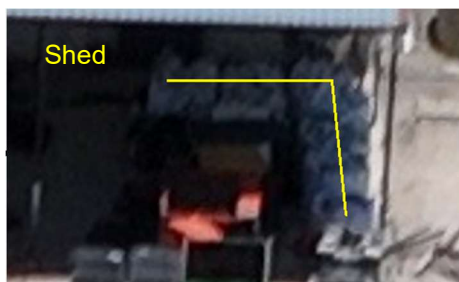
Row #	Quantity	Item	Cubic metres	Observed / suspected contents
16	12	IBC	12	Aerosols
17	14	IBC	14	Aerosols
18	12	IBC	12	Aerosols
19	8	IBC	8	Aerosols
	1	IBC	1	Gas cannisters
20	10	IBC	10	Aerosols
21	4	IBC	4	Aerosols
	6	IBC	6	Fire extinguishers
22	4	IBC	4	Aerosols
	6	IBC	6	Fire extinguishers
23	8	IBC	8	Aerosols
	2	IBC	2	Fire extinguishers
24	10	IBC	10	Aerosols
25	8	IBC	8	Aerosols
26	4	IBC	4	Aerosols
	15	200L drum	3	Unknown
27	6	IBC	6	Aerosols
	8	200L drum (black & blue)	1.6	Unknown
28	2	IBC	2	Aerosols
	16	200L drum	3.2	Unknown
29	8	200L drum	1.6	Unknown
	2	IBC	2	Fire extinguishers
	2	IBC	2	Aerosols
	2	IBC	2	Unknown
30	6	IBC	6	Aerosols
	2	IBC	2	Fire extinguishers
31	2	IBC	2	Aerosols
	8	200L drum	1.6	Unknown
	8	IBC	8	Fire extinguishers



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Row #	Quantity	Item	Cubic metres	Observed / suspected contents
32	8	200L drum	1.6	Unknown
	8	200L drum	1.6	Aerosols
	4	IBC	4	Fire extinguishers
33	8	200L drum (blue)	1.6	Unknown
	2	IBC	2	Unknown
	3	IBC	3	Fire extinguishers
34	4	IBC	4	Aerosols
	2	IBC	2	Fire extinguishers
35	2	IBC	2	Aerosols
	17	200L drum	3.4	Unknown
36	16	200L drum	3.2	Unknown
37	4	IBC	4	Aerosols
38	8	200L drum	1.6	Aerosols
39	4	IBC	4	Aerosols
40	8	200L drum (blue)	1.6	Unknown
41	2	IBC	2	Aerosols
Skip 1	1	Skip bin of 20L drums	6	Unknown
Trailer 1	1	Large trailer	86	Aerosols
Trailer 2	1	Trailer part full	20	Unopened aerosols
Shed	8	Bulk bag (white)	8	Unknown
TOTAL			472.2	



Appendix B: Vegetation mapped as being a Matter of State Environmental Significance (MSES) at the premises and adjacent to the premises

Queensland Government

Queensland Globe

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Topics

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Layers 13

Places 1

Maps 0

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Help

GDA2020 Lat/Lng
lat: -26.65117
long: 150.58568

1:4279

2D 3D 360 < Previous Next >

Vantor | Includes material © State of Queensland (Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development), © Commonwealth of Australia (Geoscience Australia), © 21AT, © Earth

Land parcel label - gt 1 ha

Land parcel label - gt 10 ha

Land parcel label - gt 1000 ha

MSES regulated vegetation [category C- endangered or of concern]

MSES regulated vegetation [category R- GBR riverine]

MSES regulated vegetation [essential habitat]

MSES regulated vegetation [100m from wetland]

Places: Search Results

1061 AUBURN RD, BAKING BOARD QLD 4413

Railway stations

Appendix C: Excerpts from the Environmental Protection Regulation

42 Meaning of *regulated waste*

- (1) *Regulated waste* is waste that—
 - (a) is commercial waste or industrial waste; and
 - (b) is of a type, or contains a constituent of a type, mentioned in schedule 9, part 1, column 1.
- (2) Waste prescribed under subsection (1) includes—
 - (a) for an element—any chemical compound containing the element; and
 - (b) anything that contains residues of the waste, including, for example, a container contaminated with the waste.
- (3) However, waste is not *regulated waste* if the waste is of a type mentioned in schedule 9, part 3, division 1.
- (4) Also, waste is not *regulated waste* if current test results for the waste state that—
 - (a) for each relevant attribute mentioned in schedule 9, part 3, division 2, table 1, column 1, the waste satisfies the requirement mentioned in—
 - (i) for solid waste—column 2 opposite the attribute; or
 - (ii) for liquid waste—column 3 opposite the attribute; and
 - (b) for each relevant substance mentioned in schedule 9, part 3, division 2, table 2, column 1, the concentration of the substance in the waste is less than the threshold mentioned in—
 - (i) for solid waste—column 2 opposite the substance; or
 - (ii) for liquid waste—column 3 opposite the substance.

43 Meaning of *category 1 regulated waste* and *category 2 regulated waste*

- (1) Regulated waste is *category 1 regulated waste* if—
 - (a) the waste is either—
 - (i) liquid waste; or
 - (ii) solid waste that does not have current test results; and
 - (b) both of the following apply—
 - (i) the waste is of a type, or contains a constituent of a type, mentioned in schedule 9, part 1, column 1;
 - (ii) the category mentioned in schedule 9, part 1, column 2 opposite the type is category 1.
- (2) Also, regulated waste is *category 1 regulated waste* if—
 - (a) the waste is solid waste; and
 - (b) current test results for the waste state that—
 - (i) the pH of the waste is less than 2 or more than 12.5; or
 - (ii) for a relevant substance mentioned in schedule 9, part 2, column 1, the concentration of the substance in the waste is more than the threshold mentioned in column 2 opposite the substance.
- (3) *Category 1 regulated waste* includes anything that contains residues of the waste, including, for example, a container contaminated with the waste.
- (4) *Category 2 regulated waste* is regulated waste other than category 1 regulated waste.

Schedule 9 Regulated waste and waste that is not regulated waste

sections 42 and 43 and schedule 19, part 2, definitions *relevant attribute* and *relevant substance*

Part 1 Types of regulated waste and default categorisation

	Column 1 Type	Column 2 Category
1	acidic solutions and acids in solid form	2
2	animal effluent and residues, including abattoir effluent and poultry and fish processing wastes	2
3	antimony and antimony compounds	1
4	arsenic and arsenic compounds	1
5	asbestos	2
6	barium compounds, other than barium sulfate	1
7	basic (alkaline) solutions and bases (alkalis) in solid form	2
8	beryllium and beryllium compounds	1
9	boron compounds	1
10	biosecurity waste	1
11	cadmium and cadmium compounds	1
12	chemical waste arising from a research and development or teaching activity, including new or unidentified material and material whose effects on human health or the environment are not known	1
13	chlorates	1
14	chromium compounds (hexavalent and trivalent)	1

	Column 1 Type	Column 2 Category
15	clinical and related waste	1
16	copper compounds	1
17	cyanides (inorganic)	1
18	cyanides (organic)	1
19	encapsulated, chemically-fixed, solidified or polymerised wastes	2
20	ethers	1
21	filter cake, other than filter cake waste generated from the treatment of raw water for the supply of drinking water	1
22	fire debris and fire washwaters	1
23	fluorinated organic compounds (total)	1
24	fly ash	1
25	food processing waste (other than liquid food processing waste)	2
26	grease trap waste	2
27	halogenated organic solvents	1
28	highly odorous organic chemicals, including mercaptans and acrylates	1
29	inorganic fluorine compounds, other than calcium fluoride	1
30	inorganic sulfides	2
31	isocyanate compounds	1
32	lead and lead compounds	1
33	lead acid batteries (intact)	2
34	liquid food processing waste	2
35	material containing polychlorinated biphenyls (PCBs), polychlorinated naphthalenes (PCNs), polychlorinated terphenyls (PCTs) or polybrominated biphenyls (PBBs)	1
36	mercury and mercury compounds	1
37	metal carbonyls	1
38	mineral oils	2

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	Column 1 Type	Column 2 Category
39	nickel compounds	1
40	non-toxic salts, including, for example, saline effluent	2
41	oil and water mixtures or emulsions, or hydrocarbons and water mixtures or emulsions	2
42	organic phosphorous compounds	1
43	organic solvents, other than halogenated solvents, including, for example, ethanol	1
44	organohalogen compounds, other than another substance stated in this schedule	1
45	oxidising agents	1
46	per- and poly-fluoroalkyl substances	1
47	perchlorates	1
48	pesticides, including organochlorine	1
49	pharmaceuticals, drugs and medicines	1
50	phenols and phenol compounds, including chlorophenols	1
51	phosphorus compounds, other than mineral phosphates	2
52	polychlorinated dibenzo-furan (any congener)	1
53	polychlorinated dibenzo-p-dioxin (any congener)	1
54	residues from industrial waste treatment or disposal operations	1
55	selenium and selenium compounds	1
56	sewage sludge and residues, including nightsoil and septic tank sludge	2
57	surface active agents (surfactants) containing principally organic constituents, whether or not also containing metals and other inorganic materials	2
58	tannery wastes, including leather dust, ash, sludges and flours	1
59	tarry residues arising from refining, distillation or any pyrolytic treatment	1
60	tellurium and tellurium compounds	2

	Column 1 Type	Column 2 Category
61	thallium and thallium compounds	2
62	triethylamine catalysts for setting foundry sands	2
63	tyres	2
64	vanadium compounds	1
65	vegetable oils	2
66	waste containing peroxides other than hydrogen peroxide	2
67	waste from a heat treatment or tempering operation that uses cyanides	1
68	waste from surface treatment of metals or plastics	2
69	waste from the manufacture, formulation or use of biocides or phytopharmaceuticals	1
70	waste from the manufacture, formulation or use of inks, dyes, pigments, paints, lacquers or varnish	2
71	waste from the manufacture, formulation or use of organic solvents	1
72	waste from the manufacture, formulation or use of photographic chemicals or processing materials	2
73	waste from the manufacture, formulation or use of resins, latex, plasticisers, glues or other adhesives	1
74	waste from the manufacture, formulation or use of wood-preserving chemicals	1
75	waste from the manufacture or preparation of pharmaceutical products	1
76	waste of an explosive nature, other than an explosive within the meaning of the <i>Explosives Act 1999</i>	1
77	wool scouring wastes	2
78	zinc compounds	1

Penalties and obligations

It is important that you know the impact to you personally as an individual or as a corporation for not meeting your obligations.

- If you propose to dispose of the place or business to which the EEO relates, you must advise the buyer of the existence of this EEO. **Failure to provide a written notice to the buyer of the existence of the order is an offence.** The maximum penalty is provided in s369C of the Act.
- If you cease to carry out the activity to which this EEO relates, you must give written notice of ceasing to carry out the activity to the department within 10 days of ceasing the activity. **Failure to provide written notice to the department within 10 business days of ceasing the activity to which an EEO relates is an offence.** The maximum penalty is provided in s369D of the Act.

Right of review and appeal

The provisions regarding reviews of decisions and appeals are found in s519 to s539 of the Act.

A person who is dissatisfied with an original decision made by the department may apply to have that decision internally reviewed. Information about initiating an appeal in relation to this notice is contained within the [Internal Reviews and Appeals Information Sheet](#) (available at www.qld.gov.au using the publication number ESR/2015/1742 as a search term). A request for review or appeal is to be made using the approved form [Application for review of original decision](#) (available at www.qld.gov.au using the publication number ESR/2015/1573 as a search term).

Applications for reviews are to be sent to Permits and Licensing, Department of the Environment, Tourism, Science and Innovation via email at palm@detsi.qld.gov.au, or by mail to the following address: GPO Box 2454, BRISBANE QLD 4001.

Where an application has been made for a decision to be reviewed, the applicant may also apply to the relevant court for a stay of the decision to secure the effectiveness of the review.

Once the original decision has been reviewed, a person who is dissatisfied with the review decision may be able to appeal against that decision to the relevant court within 22 business days after

receiving notice of the review decision.

For a decision that is not an original decision, there are no formal review and appeal rights for a person who is dissatisfied with the decision made by the administering authority. The person may have other legal rights and may wish to seek legal advice.

Privacy statement

Section 540 of the Act requires the department to maintain a register of certain documents and information authorised under the Act. A copy of this document will be kept on the public register. The register is available for inspection by members of the public who are able to take extracts or copies of the documents from the register.

Documents that are required to be kept on the register are published in their entirety unless redaction in part is required by the Act. There is no general discretion allowing the department to withhold documents or information required to be kept on the public register.

For more information on the department's public register, search 'public register' at www.qld.gov.au. For queries about privacy matters, please email privacy@detsi.qld.gov.au or telephone 13 74 68.

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