

State Buildings Protective Security Amendment Regulation (No. 1) 2014

Explanatory notes for SL 2014 No.110

made under the

State Buildings Protective Security Act 1983

General Outline

Short title

State Buildings Protective Security Amendment Regulation (No. 1) 2014

Authorising law

Sections 4 and 33 of the *State Buildings Protective Security Act 1983*

Policy objectives and the reasons for them

The *State Buildings Protective Security Act 1983* (the Act) provides for the provision of security services by the State Government Protective Security Service at 'state buildings', which include buildings, or parts of buildings, occupied by the State or a non-commercial authority of the State. Section 4(4) of the Act provides for the declaration by regulation for a stated time of another building as a 'state building' where the building, or part of the building, is to be used for an activity with which the State is directly concerned.

The objectives of this regulation are to extend the period of the existing declaration of Queensland Cultural Centre buildings and their precincts as state buildings, and to declare Legal Aid Queensland buildings and their precincts as state buildings for section 4(4) of Act.

Achievement of policy objectives

The *State Buildings Protective Security Regulation 2008* will be amended to extend the period of the existing declaration of Queensland Cultural Centre buildings and their precincts as state buildings from 30 June 2014 to 30 June 2017. This will allow the State Government Protective Security Service to continue to provide security services for Arts Queensland at buildings occupied by the Library Board of Queensland, Queensland Art Gallery Board of Trustees, Board of the Queensland Museum, and Queensland Performing Arts Trust.

In addition, the *State Buildings Protective Security Regulation 2008* will be amended to declare Legal Aid Queensland buildings and their precincts as state buildings until 30 June 2017. These buildings and their precincts had previously been declared as state buildings under a declaration that expired on 17 October 2013.

Consistency with policy objectives of authorising law

The regulation is consistent with the objectives of the Act as it provides for the security of state buildings.

Inconsistency with policy objectives of other legislation

The regulation is consistent with the policy objectives of other legislation.

Benefits and costs of implementation

There are no additional costs to or other substantive impacts on the community or business. The regulation does not have any significant impact or costs on government.

Consistency with fundamental legislative principles

The regulation is consistent with the fundamental legislative principles set out in the *Legislative Standards Act 1992*.

Consultation

The Department of the Premier and Cabinet, Queensland Treasury and Trade, and the Office of Best Practice Regulation were consulted. All parties consulted support the regulation.