# Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 2) 2022

Explanatory notes for SL 2022 No. 72

made under the

Public Health Act 2005

## **General Outline**

#### **Short title**

Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 2) 2022

## **Authorising law**

Sections 323 and 461 of the *Public Health Act* 2005

## Policy objectives and the reasons for them

The objective of the *Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 2) 2022* (Regulation) is to extend the period of the declared public health emergency. This will ensure the Queensland Government can continue to respond to the transmission of COVID-19 in Queensland and allow for emergency powers to limit, or respond to, the spread of COVID-19 in Queensland.

Chapter 8 of the *Public Health Act 2005* deals with public health emergencies. Under section 319 of the Public Health Act, the Minister may declare a public health emergency by a signed written order. The public health emergency takes effect from its declaration by the Minister.

A declared public health emergency activates a range of powers and functions under chapter 8 of the Public Health Act. For example, emergency officers have wide ranging powers under chapter 8 to assist in responding to a public health emergency, including powers of entry and a range of powers to compel persons to do or refrain from certain activities. Emergency officers (medical) have additional powers relating to the detention of persons. Under chapter 8 of the Public Health Act, the Chief Health Officer has the power to make public health directions to assist in containing, or responding to, the spread of COVID-19 within the community. The Chief Health Officer may give any direction which is considered necessary to protect public health, including directions to restrict the movement of persons; require persons to stay at or in a stated place, or not to enter or stay in a stated place; or restrict contact between persons.

#### Background

In December 2019 and January 2020, a new coronavirus emerged in Wuhan City in the Hubei Province of China and was given the temporary name of 2019-nCoV (renamed on 11 February 2020 by the World Health Organization to COVID-19).

On 29 January 2020, a public health emergency was declared under section 319 of the Public Health Act due to the outbreak of COVID-19 within China, its pandemic potential due to cases spreading to other countries and the public health implications within Queensland resulting from recently arrived travellers from the epicentre of the outbreak. The public health emergency was declared for all of Queensland. A copy of the public health emergency order was published in the Government Gazette on 31 January 2020.

Prior to 7 February 2020, under sections 322 and 323 of the Public Health Act, a declared public health emergency ended seven days after the day it was declared, unless extended by regulation.

On 7 February 2020, the *Public Health (Declared Public Health Emergencies) Amendment Act 2020* amended the Public Health Act to allow a declared public health emergency to be extended by regulation for a period of up to 90 days. However, this amendment was subject to a sunset clause that took effect one year from assent of the Amendment Act. On 7 February 2021, the extension period reverted to a period of up to seven days.

On 8 March 2021, the *Public Health and Other Legislation (Extension of Expiring Provisions)* Amendment Act 2021 reinstated the amendments that provide the Governor in Council with powers to extend the declared public health emergency for up to 90 days. The *Public Health and Other Legislation (Extension of Expiring Provisions)* Amendment Act 2022 extended the effect of these amendments until 31 October 2022.

#### Public health risks

The Regulation extends the public health emergency from 24 June 2022 to 22 September 2022. This extension is to ensure the public health emergency powers can continue to be exercised to prevent and minimise the adverse effects of COVID-19, which continues to pose a significant risk to the Queensland community and health system.

In recent months, there has been widespread and sustained COVID-19 transmission in Queensland, peaking in two waves dominated by the Omicron variant in December 2021 to early-March 2022 and in mid-March to mid-April 2022. As at 3 June 2022, there have been 1,168,925 reported cases of COVID-19 in Queensland, and 1,037 deaths relating to COVID-19 have been recorded.

Following the most recent wave, Queensland's reported case numbers have slowly trended down. In the week to 3 June 2022, Queensland averaged 3,873 reported cases per day. However, not all COVID-19 cases are tested and reported, and the true number of cases of COVID-19 in the community is likely to be significantly higher. This is evident in the number of COVID-19 hospitalisations in Queensland, which is following a slower trajectory than case numbers. As at 3 June 2022, Queensland has 305 COVID-19 hospital inpatients, with 3 of these in intensive care.

COVID-19 continues to pose risks to communities and the health system. It will remain of particular concern in areas with comparatively low vaccination rates and more limited health care resources, such as rural and remote areas and First Nations and culturally and linguistically diverse communities.

It is expected there will be ongoing widespread COVID-19 transmission punctuated by multiple waves over the coming year. Case numbers during the first two waves remained within health system capacity, but each subsequent wave will commence from a higher baseline, as COVID-related hospitalisations are not reaching zero between waves. However, high levels of vaccine and infection-induced immunity will continue to help protect against more severe outcomes requiring hospitalisation.

Future waves of COVID-19 over the winter period are expected to coincide with waves of influenza infections, with both influenza and COVID-19 having the potential to put significant pressure on the health system during the period from June to September 2022. Queensland experienced very low rates of flu transmission in 2020 and 2021, causing the natural level of immunity to wane. The 2022 influenza season is predicted to be severe, with the flu season starting earlier in the year. Co-infection of influenza and COVID-19 is of additional concern. Queensland Health is planning for the possible impacts on the health system of simultaneous waves of COVID-19 and influenza, as well as the potential for co-infection in greater numbers than seen previously.

A number of other uncertainties around the development of the pandemic remain. This includes what protections Omicron infection may present against reinfection, and the potential emergence of new variants of concern, particularly with eased international border restrictions and the effectiveness of vaccines over time. For example, while Queensland's initial waves were dominated by the BA.1 and BA.2 sublineages of Omicron, the BA2.12.1, BA.4 and BA.5 sublineages have since been detected in Australia. These are likely to be more transmissible than previous sublineages and the potential for reinfection is not yet well-understood.

For these reasons, extending the public health emergency is necessary and appropriate to prevent or minimise serious adverse effects on human health. Continuing the public health emergency will ensure the emergency powers in the Public Health Act can be exercised when necessary to manage the impacts of COVID-19 in Queensland.

#### Managing the public health risk

Although Queensland is well-positioned to manage the current levels of COVID-19 transmission among a highly-vaccinated population, the current global epidemiological situation, with sustained growth in new cases and the spread of highly transmissible COVID-19 variants, continues to present a significant risk to Australia and Queensland.

Since late 2021, Queensland has been moving away from an elimination approach, to a suppression approach, and more recently into living with the risks of COVID-19, monitoring transmission levels and protecting vulnerable cohorts. Restrictions have been eased in a gradual and considered manner. Remaining measures are targeted at protecting the hospital system capacity and vulnerable cohorts from COVID-19. As Queensland continues this transition towards living with the risks of COVID-19, some restrictions may still need to be activated or maintained, such as mask-wearing in areas of increased community transmission.

Queensland's two Omicron waves, and the emergence of potentially more transmissible sublineages of Omicron, serve as a clear reminder of how rapidly COVID-19 can spread, with the potential to significantly impact hospital systems. A rapid and flexible public health response is still required to protect the health, safety and welfare of Queenslanders and mitigate the spread of COVID-19 in the community. Ongoing COVID-19 responses are likely to be driven by local epidemiological conditions, vaccination coverage and health system capacity,

as well as any measures needed to respond to the emergence of new variants of concern or other unforeseen circumstances.

It is critical that flexibility is retained to ensure that, as restrictions are eased and normal social and economic activity resume, appropriate public health measures can continue to be put in place if necessary to address ongoing public health risks and protect the health system.

Extending legislative measures to support the public health response to the COVID-19 public health emergency will ensure Queensland remains well placed to respond to the changing nature of the pandemic. It will also support the government's long-term objective of safeguarding our health contained in *Unite and Recover – Queensland's Economic Recovery Plan*.

## **Achievement of policy objectives**

The Regulation extends the period of the declared public health emergency to allow for emergency powers to continue to respond to the risks of COVID-19 in Queensland. The effect of making the Regulation is that the declared public health emergency will be extended for a further 90 days until the end of the day on 22 September 2022. If the need arises, section 323 of the Public Health Act states the Governor in Council may make another regulation to extend the declared public health emergency for a further period of time.

Under section 324, the Minister must end the declared public health emergency as soon as the Minister is satisfied it is no longer necessary to exercise the emergency powers in chapter 8 of the Public Health Act to prevent or minimise serious adverse effects on human health. If the Minister ends the public health declaration, the regulation extending the public health emergency will expire.

## Consistency with policy objectives of authorising law

The Regulation is consistent with the policy objectives of the authorising Act.

## Inconsistency with policy objectives of other legislation

No inconsistencies with the policy objectives of other legislation have been identified.

## Alternative ways of achieving policy objectives

There are no alternative ways of achieving the policy objectives.

## Benefits and costs of implementation

Extending the duration of the declared public health emergency for a further 90 days is considered essential to limiting, and responding to, the spread of COVID-19 in Queensland. There are no direct costs associated with making the Regulation.

## Consistency with fundamental legislative principles

The Regulation is generally consistent with fundamental legislative principles in the *Legislative Standards Act 1992*.

Section 4(2)(a) of the Legislative Standards Act requires that legislation has sufficient regard to rights and liberties of individuals. This includes, for example, whether the legislation makes rights and liberties, or obligations, dependent on administrative power only if the power is sufficiently defined and subject to appropriate review; allows delegation of administrative power only in appropriate cases and to appropriate persons; and confers power to enter premises, and search for or seize documents or other property, only with a warrant issued by a judge or other judicial officer.

The Regulation may potentially breach fundamental legislative principles, as it will continue the declared public health emergency which empowers the Chief Health Officer and emergency officers to compel persons to do or refrain from certain activities. This includes requiring persons not to enter or remain within a place, or to stay in a stated place; requiring persons to answer questions; and requiring persons to stop using a place for a stated purpose. Failure to comply with these requirements is an offence with a maximum penalty of 100 penalty units.

The powers of emergency officers are discretionary and are only expected to be exercised if there are significant risks to public health. Additionally, the Public Health Act includes protections to limit the exercise of emergency officers' powers. For example:

- emergency officers can only enter places to save human life, prevent or minimise serious adverse effects on human health, or do anything else to relieve suffering or distress. Emergency officers are also required to make a reasonable attempt to seek an occupier's consent to the entry (section 344);
- certain powers can only be exercised with the written approval of the chief executive (section 345(2));
- a person must be given the opportunity to voluntarily comply with a detention order before it is enforced against them (section 353); and
- a person who is detained must be given the opportunity of receiving medical treatment including by a doctor chosen by the person (section 354(4)).

The Regulation will extend the powers of the Chief Health Officer to give a public health direction to assist in containing, or responding to, the spread of COVID-19 within the community. A public health direction may:

- restrict the movement of persons;
- require persons to stay at or in a stated place, or not to enter or stay in a stated place;
- restrict contact between persons; and
- make other directions the Chief Health Officer considers necessary to protect public health.

The exercise of emergency powers by the Chief Health Officer and emergency officers is likely to impact on the rights and liberties of individuals. However, it is considered that any potential impact the Regulation has on the rights and liberties of individuals in this context is justified, given the need to protect the health of the public by managing the impact of COVID-19.

Section 4(2)(b) of the Legislative Standards Act requires legislation to have sufficient regard to the institution of Parliament. According to section 4(4) of the Act this will depend on:

- whether the delegation of legislative power is allowed only in appropriate cases and to appropriate persons (section 4(4)(a)); and
- the exercise of a delegated power is sufficiently subjected to the scrutiny of the Legislative Assembly.

Given the extensive powers enlivened when a public health emergency is declared or extended there is a potential breach of the fundamental principle set out in sections 4(2)(b) and section 4(4) of the Legislative Standards Act. The potential breach is considered justified given the need to protect the health of the Queensland community by being able to respond swiftly to manage the ongoing evolving public health risk from COVID-19. The power to extend by Regulation rather than an Act of Parliament allows the Government to discharge its key responsibility of protecting the health and safety of the public.

A Regulation extending the declared public health emergency may be made only if the Minister is satisfied it is necessary for a purpose of the Public Health Act. Having the ability to respond at short notice to an evolving epidemiological situation will continue to help ensure the public health objectives of the Public Health Act can be met.

In addition, if the Minister becomes satisfied it is no longer necessary to exercise powers to respond to COVID-19 to prevent or minimise serious adverse effects on human health, the Minister must end the declared public health emergency in accordance with section 324 of the Public Health Act.

The amendments made to the Public Health Act by the *Public Health and Other Legislation* (Extension of Expiring Provisions) Amendment Act 2021 and the *Public Health and Other Legislation* (Further Extension of Expiring Provisions) Amendment Act 2022 are also time limited. The power to make a regulation to extend the public health emergency by up to 90 days has an expiry date of 31 October 2022, or an earlier day if the Minister ends the declared public health emergency under section 324 of the Public Health Act.

#### Consultation

The Parliamentary Committee process for the *Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Act 2022* involved public consultation which has been considered in the making of the Regulation.

Consistent with previous practice, Queensland Health has and continues to consult with businesses and industries. Queensland Health will also continue its public messaging about the emergency powers, social distancing requirements and the Queensland Government's response to COVID-19. This communication will ensure Queenslanders continue to be kept informed about COVID-19, including confirmed cases and actions that can be taken to reduce the risk of it spreading.

The Regulation has been exempted from regulatory assessment under *The Queensland Government Guide to Better Regulation*.

## **Notes on provisions**

#### **Short title**

Clause 1 states the short title of the regulation is the Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 2) 2022.

#### Further extension of period declared public health emergency—Act, s 323

Clause 2 states that the section applies to the declared public health emergency:

- declared by the Minister on 29 January 2020 under section 319(2) of the *Public Health Act* 2005;
- extended under section 323(1) of the Public Health Act, by the *Public Health (Extension of Declared Public Health Emergency—Coronavirus (2019-nCoV)) Regulation 2020* made on 5 February 2020;
- further extended under section 323(1) of the Public Health Act, by each regulation stated in schedule 1 made on the date stated opposite the regulation.

Under section 323(1) of the Public Health Act, the regulation provides for the declared public health emergency to be extended for a further 90 days, until the end of the day on 22 September 2022, unless it is further extended, is repealed or the declared public health emergency ends under section 324 of the Act.

#### Schedule 1 — Regulations that further extended declared public health emergency

Schedule 1 lists regulations that further extended the declared public health emergency:

- Public Health (Further Extension of Declared Public Health Emergency—Coronavirus (2019-nCoV)) Regulation 2020 made on 6 February 2020;
- Public Health (Further Extension of Declared Public Health Emergency—Coronavirus (2019-nCoV)) Regulation (No. 2) 2020 made on 18 February 2020;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 3) 2020 made on 18 May 2020;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 4) 2020 made on 13 August 2020;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 5) 2020 made on 2 October 2020;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation (No. 6) 2020 made on 17 December 2020;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation 2021 made on 25 March 2021;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation 2021 (No. 2) made on 29 June 2021;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation 2021 (No. 3) made on 23 September 2021;
- Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation 2021 (No. 4) made on 2 December 2021.

• Public Health (Further Extension of Declared Public Health Emergency—COVID-19) Regulation 2022 made on 17 March 2022.

© The State of Queensland 2022