# Superannuation (State Public Sector) Amendment of Deed Regulation (No. 2) 2020 Human Rights Certificate

### Prepared in accordance with Part 3 of the Human Rights Act 2019

In accordance with section 41 of the *Human Rights Act 2019* (HR Act), I, the Honourable Cameron Dick MP, Treasurer, Minister for Infrastructure and Planning, provide this human rights certificate with respect to the *Superannuation (State Public Sector) Amendment of Deed Regulation (No. 2) 2020* (the Amendment Regulation) made under the *Superannuation (State Public Sector) Act 1990*.

In my opinion, the Amendment Regulation, as tabled in the Legislative Assembly, is compatible with the human rights protected by the HR Act. I base my opinion on the reasons outlined in this statement.

# **Overview of the Subordinate Legislation**

The purpose of the Amendment Regulation is to facilitate for the QSuper Board to offer lifetime retirement income products in accordance with Commonwealth regulations; simplify the manner in which QSuper members can use moneys in their existing superannuation income stream to commence a new income stream; and provide that members who suffer a terminal medical condition have their deferred retirement benefit transferred to an accumulation account without the discount that would usually apply, in line with the original policy intent.

# **Human Rights Issues**

The Amendment Regulation does not affect or engage a human right.

## Conclusion

I consider that the Superannuation (State Public Sector) Amendment of Deed Regulation (No. 2) 2020 is compatible with the Human Rights Act 2019 because it does not raise a human rights issue.

HON. CAMERON DICK MP
TREASURER, MINISTER FOR INFRASTRUCTURE AND PLANNING

© The State of Queensland 2020