Queensland



Industrial Relations Act 1999

INDUSTRIAL COURT RULES 1997

Reprinted as in force on 14 July 2000 (includes amendments up to SL No. 145 of 2000)

Reprint No. 2A

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Information about this reprint

These rules are reprinted as at 14 July 2000. The reprint shows the law as amended by all amendments that commenced on or before that day (Reprints Act 1992 s 5(c)).

The reprint includes a reference to the law by which each amendment was made—see list of legislation and list of annotations in endnotes.

This page is specific to this reprint. See previous reprints for information about earlier changes made under the Reprints Act 1992. A table of earlier reprints is included in the endnotes.

Also see endnotes for information about—

- when provisions commenced
- editorial changes made in earlier reprints.

Queensland



INDUSTRIAL COURT RULES 1997

TABLE OF PROVISIONS

Secti	on P	age	
	PART 1—PRELIMINARY		
1	Short title	9	
2	Commencement	9	
3	Proceedings to which rules apply	9	
4	Purpose of rules	9	
5	If manner or form not prescribed	10	
6	Definitions	10	
	PART 2—REPRESENTATION		
7	Appointing an agent	11	
8	Representation by agent generally and in proceedings	11	
9	Signing documents for organisations or associations	12	
10	No representation by struck off lawyers	12	
	PART 3—FILING		
11	Filing documents	13	
12	Ways of filing	14	
13	Registrars functions on filing	14	
14	Document becomes a record on filing	15	
15	Address for service	15	
PART 4—FEES			
16	Fees in the court, commission or registrar's office	15	
17	Fees in Industrial Magistrates Court	15	
	PART 5—APPLICATIONS		
	Division 1—General requirements		
18	Proceedings commenced by application	16	

19	Form of applications	17
20	Affidavits	18
	Division 2—Specific requirements	
21	Applications for certificate as to requested representation	18
22	Applications to enterprise commissioner for injunction	19
23	Application for determination of designated award	19
24	Applications to give effect to enterprise flexibility provision	19
25	Applications for order setting minimum wage	19
26	Applications for order ensuring equal remuneration	20
27	Applications for order giving effect to articles 12 and 13 of Convention	20
28	Applications for order for contravention of s 228 of the Act	21
29	Applications for order for contravention of s 248 of the Act	21
30	Applications to amend or void contracts	21
31	Applications to compel compliance or restrain breaches	22
32	Applications for reopenings	22
33	Applications for interpretation	22
34	Applications for stay of decision pending appeal	22
35	Applications to waive notice of intention to enter workplace	23
36	Applications for relevant workplace certificate	23
37	Request to refer matter to full bench	24
	PART 6—CARRIAGE OF PROCEEDINGS	
38	Who has carriage of proceedings	24
	PART 7—DIRECTIONS ORDERS	
39	Directions orders	25
40	Hearing of parties	27
41	Further directions	27
42	Non-compliance with directions order	27
	PART 8—SERVICE	
43	Who is to serve	27
44	Service of directions orders on applicant	27
45	Service of process	28
46	Service by an officer of the court	29

47	Substituted service	29
48	Time for service	29
49	Proof of service	30
	PART 9—APPLICATION FOR NOTICE OF HEARING	
50	Application for notice of hearing	30
	PART 10—RESPONSE	
51	Response	31
	PART 11—AMENDMENTS	
52	Amending application before hearing	32
53	Amending application during hearing	32
54	Form of amendments	32
55	Serving amended application	33
56	Objecting to amended application	33
57	Determination of amended application	33
	PART 12—PRACTICES OF THE COURT, COMMISSION AND	
	REGISTRY	
58	Sittings	
59	Chambers	
60	Using recording devices	34
61	Vacations and holidays	35
62	Practice notes	35
63	Assignment of court and commission matters	35
64	Joining matters	35
65	Commission acting on own initiative	36
66	Extension or abridgment of time	36
67	Seals	36
68	Exhibits	36
69	Correcting errors	37
70	Continuance of proceedings	37
71	Reserved decision	37
72	Publishing decisions etc.	38
73	Powers and duties of officers of the court and commission	38

	PART 13—INDUSTRIAL AGREEMENTS	
74	Application for amendment	39
75	Termination agreement	39
	PART 14—CERTIFIED AGREEMENTS	
76	Application for certification	39
77	Application for approval of amendment	40
78	Application for extension of nominal expiry date	41
79	Notice of hearing	41
80	Sealing of agreements	41
81	Registrar's records	41
82	Notice or application for termination of agreement	42
83	Notice of intention to initiate bargaining period	42
84	Notice of authorisation to engage in industrial action	42
85	Application to suspend or terminate bargaining period	42
	PART 15—QUEENSLAND WORKPLACE AGREEMENTS	
86	Application	43
87	Filing by fax	43
	PART 16—INDUSTRIAL DISPUTES	
	Division 1—Notice of industrial dispute	
88	Notice of industrial dispute	44
89	Conciliation conferences	44
	Division 2—Action for settling industrial disputes	
90	Mediation conference	44
	PART 17—COMPULSORY CONFERENCES	
91	Summons for compulsory conferences	46
92	Discontinuance if applicant fails to attend compulsory conference	46
	PART 18—CLAIMS FOR RECOVERY OF MONEY BEFORE	
	MAGISTRATES	
93	Proceedings for offences	46
94	Claims	
95	Summons	47
96	Substituted service	48
97	Hearing and decision	48

98	Application of Justices Act	49
99	WorkCover Queensland	49
100	Adjournment	50
101	Enforcement of order on claim for damages	50
	PART 19—PERMITS	
102	Student's work permit	50
103	Aged or infirmed person's permit	51
	PART 20—REGISTRAR	
104	Office	51
105	Stamp	52
106	Functions	52
107	Powers	52
	PART 21—APPEALS GENERALLY	
108	Form of appeal	54
109	Commencing appeal	54
	PART 22—PRESIDENT'S LEAVE TO APPEAL	
110	Application for leave to appeal	54
111	Notice of opposition	55
112	Application refused	55
	PART 23—APPEALS FROM COMMISSION, COMMISSIONER OR REGISTRAR	
113	Filing	55
114	Record for purposes of appeal	56
	PART 24—APPEALS FROM MAGISTRATE	
115	Filing	56
116	Undertaking	56
117	Documents	57
	PART 25—EVIDENCE AND AFFIDAVITS	
118	Evidence on affidavit	58
119	Limitation of affidavit	58
120	Form of affidavit	58
121	Annexures	59
122	Alterations and erasures	59

123	Affidavits by illiterate or blind persons	59
124	Affidavits by non-English speaking persons	59
125	Dates and amounts in affidavits	60
126	Specified time for filing affidavits	60
127	Summons to witnesses	60
128	Inspection of material	60
129	Allowance for attendance and expenses	61
130	Powers for evidence	61
	PART 26—COSTS AND EXPENSES	
131	Costs and expenses	62
	PART 27—DISCONTINUING APPLICATIONS	
132	Discontinuance—unheard unlawful dismissal applications	62
133	Discontinuance otherwise	63
134	Other cases of discontinuance	63
	PART 28—LAPSE OF APPLICATION	
135	Lapse after 6 months delay	63
136	Lapse after 1 year delay	64
	PART 29—PUBLICATION AND INSPECTION OF DOCUMENTS	
137	Prohibiting publication or search—Act, s 456	65
138	Searching and copying records	65
	PART 30—REGISTER OF ORDERS RELATING TO DISMISSALS	
139	Register	65
	PART 31—AUTHORISATION OF INDUSTRIAL OFFICERS	
140	Application for an authorisation	66
	PART 32—SECRET BALLOTS ON STRIKE ACTION	
141	Application	66
142	Conducting secret ballot	66
	PART 33—TRANSITIONAL	
143	Continuance of proceedings and appointments	68
	SCHEDULE 1	69
	FEES IN THE COURT, COMMISSION OR REGISTRAR'S OFFICE	

	SCHEDULE 2
	ENDNOTES
1	Index to endnotes
2	Date to which amendments incorporated
3	Key
4	Table of earlier reprints
5	List of legislation
6	List of annotations

INDUSTRIAL COURT RULES 1997

[as amended by all amendments that commenced on or before 14 July 2000]

PART 1—PRELIMINARY

Short title

1. These rules may be cited as the *Industrial Court Rules 1997*.

Commencement

2. These rules commence on 1 September 1997.

Proceedings to which rules apply

- **3.(1)** These rules apply to all proceedings before the court, commission and registrar.¹
- (2) Subject to the *Justices Act 1886* and *Magistrates Courts Act 1921*, these rules apply to all proceedings about industrial matters before a magistrate.

Purpose of rules

- **4.(1)** The purpose of these rules is to provide an orderly and consistent way of approaching the issues likely to be dealt with by the court, commission, magistrates or registrar.
- (2) In particular, these rules aim to encourage the effective disposition of the business of the court, commission, magistrates and registrar (the "tribunal") by ensuring—

¹ Certain provisions of the *Industrial Court Rules 1990* relating to industrial agreements and enterprise flexibility agreements continue to apply: see the Act, chapter 16, parts 3 (Existing industrial agreements) and 5 (Existing EFAs).

- (a) the tribunal and the parties to a proceeding are informed of contentious issues involved without undue technical requirements; and
- (b) the parties have addressed the issues between them; and
- (c) the tribunal is informed of the issues without delay.

If manner or form not prescribed

- **5.** If the manner or form of a procedure, or of a step to be taken in a procedure, is not prescribed by the Act, these rules or other legislation, the manner or form is that approved by—
 - (a) the registrar, under the direction of the court or commission; or
 - (b) a magistrate.

Definitions

6. In these rules²—

"appellant"—

- (a) means a party appealing against a decision and subsequent order; and
- (b) includes a person directed by the court or commission to have carriage of the appeal, or a proceeding arising out of the appeal.

"association" includes an organisation that is not an industrial organisation.

"filed" means—

- (a) for a QWA—filed with the registrar or employment advocate; or
- (b) otherwise—filed with the registrar.

"form" means a form—

- (a) in schedule 2; or
- (b) approved in accordance with these rules.

[&]quot;applicant" means a person applying for relief.

Words defined in the Act have the same meaning in these rules.

- "proceeding" includes a matter.
- "respondent" means a person—
 - (a) against whom relief is claimed in an application; or
 - (b) named as respondent in a proceeding.
- "sealed" means marked with the seal of the court or commission.
- "stamped" means marked with the stamp of the registrar.

PART 2—REPRESENTATION

Appointing an agent

- **7.(1)** A person, by filing a form 2 or 15, may appoint any of the following as their agent—
 - (a) an individual;
 - (b) an authorised representative of an incorporated body;
 - (c) an authorised representative of a partnership or business registered in Queensland.
 - (2) Only 1 copy of a form 15 need be filed.
 - (3) An appointment under these rules may be for—
 - (a) a specified matter; or
 - (b) a specified or indefinite period.
- (4) The person may withdraw the appointment, at any time, by written notice filed in the registrar's office.

Representation by agent generally and in proceedings

- **8.(1)** Any document required to be made or signed, or any step in a proceeding required to be taken, by a person under the Act may only be made, signed or taken by—
 - (a) for an individual—the individual or the individual's agent; or

- (b) for a corporation—
 - (i) a member or officer of the corporation authorised, under its seal, to represent it; or
 - (ii) the corporation's agent; or
- (c) for an organisation—
 - (i) the secretary or another officer of the organisation, if—
 - (A) the name and position of the secretary or officer has been notified by a current return lodged with the registrar; and
 - (B) the secretary or officer is authorised, and acting, in accordance with the organisation's rules; or
 - (ii) the organisation's agent; or
- (d) for an association—
 - (i) the secretary or another officer of the association, if the secretary or officer is authorised, and acting, in accordance with the association's rules; or
 - (ii) the association's agent; or
- (e) for an organisation affiliated with a peak council applying for a general ruling or declaration of policy—the peak council's agent.
- (2) This rule applies unless the Act or these rules otherwise provide.

Signing documents for organisations or associations

9. If a document is made or signed by an organisation or association under these rules, it must be made or signed in accordance with the rules of the organisation or association.

No representation by struck off lawyers

10. A party may not be represented in a proceeding by a person who has been struck off the roll of barristers or solicitors.

PART 3—FILING

Filing documents

- 11.(1) The registrar may accept a document for filing only if the document—
 - (a) is on A4 (210 mm x 297 mm) paper; and
 - (b) has a margin of at least 1 cm; and
 - (c) is written, typewritten or printed on 1 side only; and
 - (d) is clearly legible; and
 - is well spaced and divided into convenient paragraphs, containing numbered paragraphs for each new topic on the inner edge of the margin; and
 - (f) is titled according to the appropriate form in schedule 2; and³
 - (g) includes—
 - (i) the name of the matter; and
 - (ii) a short description of the nature of the document; and
 - (iii) the name, address, telephone number and fax number of the party filing the document; and
 - (iv) if the person filing the document is a party's agent—a statement to that effect and the party's address for service; and
 - (v) the address of the registrar's office; and
 - (h) is attached to a backing sheet in form 1.
- (2) A document must be presented for filing in triplicate unless otherwise required by—
 - (a) these rules; or
 - (b) a direction of the court, commission or registrar.

³ See the *Acts Interpretation Act 1954*, section 49 (Forms) which states strict compliance with a form is not necessary and substantial compliance is sufficient.

- (3) The registrar may refuse to accept a document for filing if it does not comply with—
 - (a) the Act; or
 - (b) another Act that allows access to the commission; or
 - (c) these rules.
- (4) A document is filed when the appropriate fee (if any) is paid and the document is stamped by the registrar.

Ways of filing

- 12.(1) A document may be filed by—
 - (a) delivering it to the registrar's office; or
 - (b) posting it to the registrar's office with a written request that the document be filed; or
 - (c) if expressly allowed by the court, commission or registrar—transmitting it to the registrar's office by fax, electronic mail or another method, subject to the original document being tendered.
- (2) This rule does not apply to a notice of dispute given to a magistrate under section $239(2)^4$ of the Act.

Registrars functions on filing

- **13.(1)** The registrar must assign to the first document filed in a proceeding an individual identifying number prefixed by a letter denoting the category of proceedings.
 - (2) The registrar must—
 - (a) commence a new series of numbers each year; and
 - (b) maintain a distinct series of letters for each category of proceedings.

⁴ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Document becomes a record on filing

- **14.(1)** A document becomes a record and may be used in the court, commission or registrar's sittings only if it, or a copy of it, has been filed.
- (2) Subrule (1) applies unless the court, commission or registrar otherwise allows.

Address for service

15. Subject to rule 45,⁵ the address for service of a party under these rules is the address or fax number stated on a document filed by the party.

PART 4—FEES

Fees in the court, commission or registrar's office

16. The fees payable in the court, commission or registrar's office are in schedule 1.

Fees in Industrial Magistrates Court

- **17.(1)** This rule applies if a fee is payable in the Industrial Magistrates Court for—
 - (a) a complaint, application, claim for recovery of money under rule 94,6 summons or other process; or
 - (b) a proceeding for—
 - (i) an offence against, or sum payable under, the *Vocational Education, Training and Employment Act 1991*; or
 - (ii) an offence against the *Pastoral Workers' Accommodation* Act 1980; or

⁵ Rule 45 (Service of process)

⁶ Rule 94 (Claims)

- (iii) an offence against the Workers' Accommodation Act 1952; or
- (iv) an offence against the Workplace Health and Safety Act 1995.
- (2) The fee is the same as the fee payable for a similar process under the *Justices Act 1886*.

PART 5—APPLICATIONS

Division 1—General requirements

Proceedings commenced by application

- **18.(1)** A proceeding before the court, commission or registrar must be commenced by an application in forms 1 and 2.
 - (2) Subrule (1) does not apply—
 - (a) if the court, the commission, the registrar, the Act or these rules otherwise requires; or
 - (b) to an industrial dispute notification under part 16.7
 - (3) In this rule—

"proceeding before the court" includes—

- (a) an application for the hearing and determination of an offence before the court; and
- (b) an application for a prerogative writ; and
- (c) an appeal.

Part 16 (Industrial disputes)

Form of applications

- **19.(1)** An application must—
 - (a) be divided into consecutively numbered paragraphs, each detailing, as far as is convenient, a separate matter; and
 - (b) state concisely the material facts relied on to support the application; and
 - (c) identify the relevant provisions of any legislation or industrial instrument that relates to the application; and
 - (d) state the relief sought by the applicant; and
 - (e) if the relief sought includes a claim for a decision of the court, commission or registrar—state the decision sought; and
 - (f) seek directions on any issues that the applicant considers necessary to expedite the proceeding.8
- (2) An application must be supported by an affidavit.
- (3) If practicable, the affidavit must be incorporated in the application.
- (4) The affidavit must—
 - (a) identify the applicant; and
 - (b) state the applicant's authority to make the application; and
 - (c) affirm that the statement of material facts relied on in the application is, to the best of the deponent's knowledge, information and belief, true and correct; and
 - (d) be on oath or affirmation of the deponent; and
 - (e) for an affidavit supporting an application under section 2189 of the Act—state the respondent's name, address and phone number.

Also see rule 11 (Filing documents) for the other information that must be included in a document filed in the registrar's office.

⁹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Affidavits

- **20.**(1) An affidavit must be filed with the registrar unless the court or commission otherwise allows.
- (2) The party filing the affidavit must immediately serve a copy of the affidavit on the other parties to the proceeding.

Division 2—Specific requirements

Applications for certificate as to requested representation

- **21.(1)** An application for a certificate under section 21¹⁰ of the Act must be made before the agreement is made.
 - (2) The application must be in form 27.
 - (3) The affidavit accompanying the application must also state—
 - (a) for an application by an employee organisation—
 - (i) the name and membership number of each employee who has requested representation by the organisation under section 20(5)¹¹ of the Act; and
 - (ii) the date of the request; or
 - (b) for an application by an employer—
 - (i) the name of each employee who has withdrawn a request for representation by their organisation and the date of the withdrawal; or
 - (ii) why the conditions in section 20(5)(a) and (b) of the Act cease to be met.
- (4) The applicant must not serve an affidavit under subrule (3) on the other party to the proceeding.
 - (5) The certificate must be in—

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

- (a) for an application by an employee organisation—form 28; or
- (b) for an application by an employer—form 29.

Applications to enterprise commissioner for injunction

22. An application under section 99 of the Act must state the facts and circumstances of the contravention, or anticipated contravention, of chapter 2, part 2 ¹²of the Act.

Application for determination of designated award

23. An application under section 120 or 121¹³ of the Act must be in form 30.

Applications to give effect to enterprise flexibility provision

- **24.** An application under section 13314 of the Act must be accompanied by—
 - (a) an affidavit stating the facts and circumstances relied on in support of the application; and
 - (b) a copy of the agreement negotiated under the award.

Applications for order setting minimum wage

- **25.(1)** The affidavit accompanying an application for an order under section 142¹⁵ of the Act must also state the name of the employee organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order.
 - (2) The registrar must—
 - (a) give the applicant notice, in form 3, of the time and date fixed by

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

- the commission for hearing the application; and
- (b) give other notices the commission considers appropriate, including by industrial gazette notice.
- (3) If the commission makes an order in response to the application, the registrar must publish the order in the industrial gazette.

Applications for order ensuring equal remuneration

26.(1) The affidavit accompanying an application for an order under section 151¹⁶ of the Act must also state the name of the employee organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order.

(2) The registrar must—

- (a) give the applicant notice, in form 4, of the time and date fixed by the commission for hearing the application; and
- (b) give other notices the commission considers appropriate, including by industrial gazette notice.
- (3) If the commission makes an order in response to the application, the registrar must publish the order in the industrial gazette.

Applications for order giving effect to articles 12 and 13 of Convention

27.(1) The affidavit accompanying an application for an order under section 227¹⁷ of the Act must also state the name of the employee organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order.

(2) The registrar must—

- (a) give the applicant notice, in form 5, of the time and date fixed by the commission for hearing the application; and
- (b) give other notices the commission considers appropriate, including by industrial gazette notice.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

(3) If the commission makes an order in response to the application, the registrar must publish the order in the industrial gazette.

Applications for order for contravention of s 228 of the Act

- **28.** The affidavit accompanying an application for an order under section 22818 of the Act must also state—
 - (a) the name of the employee organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order; and
 - (b) the facts and circumstances of the contravention of section 228 of the Act.

Applications for order for contravention of s 248 of the Act

29. The affidavit accompanying an application for an order under section 249¹⁹ of the Act must also state the facts and circumstances of the contravention of section 248²⁰ of the Act.

Applications to amend or void contracts

- **30.** An application under section 290²¹ of the Act must state—
 - (a) how the contract—
 - (i) is not covered by an industrial instrument; or
 - (ii) is designed to, or does, avoid the provisions of an industrial instrument; and
 - (b) how the contract's conditions are harsh, unconscionable or unfair.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Applications to compel compliance or restrain breaches

31. An application under section 291²² of the Act must state the facts relied on.

Applications for reopenings

32. An application under section 29423 of the Act must state the grounds relied on for the reopening.

Applications for interpretation

- **33.** An application under section 299(1) or (2)²⁴ of the Act must state—
 - (a) the title of any relevant Act, industrial instrument or related document, and the number of the clause or clauses under which the question arises; and
 - (b) the agreed facts relied on in the application; and
 - (c) the questions to be answered.

Applications for stay of decision pending appeal

- **34.(1)** An application for an order under section 365²⁵ of the Act must be a separate application to—
 - (a) the application for leave to appeal; or
 - (b) the appeal.
 - (2) The application must contain—
 - (a) details of the interest of the person applying; and
 - (b) any other facts and circumstances relevant to the exercise of the court's jurisdiction for ordering the stay.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Applications to waive notice of intention to enter workplace

- **35.(1)** An application to the registrar under section 400(3)²⁶ of the Act must state—
 - (a) the applicant's name; and
 - (b) the name and address of the applicant's organisation; and
 - (c) the employer's name and address.
 - (2) The affidavit accompanying the application must also state—
 - (a) that a named employee, employed at the workplace, is a member of the organisation; and
 - (b) the employee's membership number; and
 - (c) that the employee carries on a registered calling of the organisation at the workplace; and
 - (d) whether the employee is—
 - (i) a casual employee; or
 - (ii) an employee engaged by the hour or day; and
 - (e) the emergent reasons why it is impracticable for the applicant to give the required notice.
- (3) If the registrar approves the application, the registrar's waiver must be in form 31.

Applications for relevant workplace certificate

- **36.(1)** An application to the registrar for a certificate under section 400(4) of the Act must state—
 - (a) the applicant's name; and
 - (b) the name and address of the applicant's organisation; and
 - (c) the employer's name and address.
 - (2) The affidavit accompanying the application must also state—

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

- (a) that a named employee, employed at the workplace, is a member of the organisation; and
- (b) the employee's membership number; and
- (c) that the employee carries on a registered calling of the organisation at the workplace; and
- (d) whether the employee is—
 - (i) a casual employee; or
 - (ii) an employee engaged by the hour or day; and
- (e) the reasons why the certificate is required to enable the applicant to enter the workplace.
- (3) If the registrar approves the application, the registrar's certificate must be in form 32.

Request to refer matter to full bench

- **37.** A request to the chief commissioner to refer a matter to a full bench must be made in—
 - (a) an application commencing a proceeding; or
 - (b) an application for a directions order under part 7;27 or
 - (c) another way approved by the commission or registrar.

PART 6—CARRIAGE OF PROCEEDINGS

Who has carriage of proceedings

- 38.(1) An applicant has carriage of a proceeding unless—
 - (a) the court, commission or registrar orders another person to have the carriage; or

²⁷ Part 7 (Directions orders)

- (b) the court or commission orders the registrar to have the carriage.
- (2) The person who has carriage of a proceeding must take all necessary steps in the proceeding until—
 - (a) their discontinuance by leave of the court, commission or registrar; or
 - (b) the final determination of the proceeding by the court, commission or registrar.

PART 7—DIRECTIONS ORDERS

Directions orders

- **39.(1)** The court, commission or registrar may make a directions order on any matter before the court, commission or registrar.
- (2) A party may apply to the court, commission or registrar for a directions order.
 - (3) A directions order may, for example, relate to the following—
 - (a) specifying the parties who are to be served with applications, related material or other documents;
 - (b) requiring evidence of the service by the filing of a signed service copy of the directions order;
 - (c) another matter relating to service of an application;
 - (d) scheduling of conferences, mediation conferences, preliminary hearings and hearings before the court, commission or registrar;
 - (e) requiring further and better particulars of an application;
 - (f) requiring the applicant to file and serve all material in affidavit form to be relied on in support of the application;
 - (g) requiring the respondent to file and serve material in reply to the material served in support of an application together with all material in affidavit form to be relied on in response to the application, including areas of conflict and agreement and which

- may include a counter proposal;
- (h) requiring the applicant to file and serve material in reply to the respondent's material;
- (i) requiring the parties—
 - (i) to confer to facilitate the course of the hearing by agreeing on matters that can be agreed on; and
 - (ii) to identify points in issue; and
 - (iii) to report back in writing;
- (j) requiring the parties to file written outlines of submissions about the subject matter of the application;
- (k) requiring—
 - (i) evidence to be given by affidavit; or
 - (ii) statements, in affidavit form, of the primary evidence of a witness to be filed and served;
- (l) requiring the parties to notify each other as to which deponents are required for examination or cross-examination;
- (m) requiring—
 - (i) the identification of the provisions of any relevant legislation or industrial instruments; and
 - (ii) a list of cases to be relied on in support of or in response to proceedings to be provided;
- (n) requiring submissions in writing to justify the necessity to carry out inspections or hearings at other locations;
- (o) directing discovery, inspection or exchange of relevant material or documents if there is no agreement to provide discovery, inspection or exchange;
- (p) requiring the matter to be dealt with by a full bench.
- (4) An application for a directions order about something mentioned in subrule (3)(e) to (p) must be in a separate application to the initial application.

- (5) A party applying for directions under this rule must give a draft of the directions order sought to—
 - (a) the court, commission or registrar; and
 - (b) any other party.

Hearing of parties

40. The court, commission or registrar may hear parties to a proceeding before making a directions order if it is considered necessary or appropriate.

Further directions

41. The court, commission or registrar may make a further directions order, at any time after a directions order has been made, if it is considered necessary or appropriate.

Non-compliance with directions order

42. If the applicant in a proceeding fails to comply with a directions order, the court, commission or registrar may strike out the matter.

PART 8—SERVICE

Who is to serve

- **43.(1)** The party by or for whom a document is filed or issued in a proceeding before the court, commission or registrar must serve the document on the other parties to the proceeding.
- (2) Subrule (1) does not apply if the court, commission or registrar otherwise directs.

Service of directions orders on applicant

44.(1) The registrar may serve a copy of a directions order on the

applicant by notifying the party that a sealed copy of the directions order is available for collection at the registrar's office.

- (2) The registrar is then taken to have served the directions order—
 - (a) 48 hours after the order is made available for collection; or
 - (b) within another time specified by the registrar in the notice.

Service of process

- **45.(1)** Process, other than a summons, must be served on a person by—
 - (a) leaving it with or tendering it to—
 - (i) for an individual—the person; or
 - (ii) for a corporation—its secretary or manager; or
 - (iii) for an organisation or association—its secretary; or
 - (b) leaving it with a person, apparently over the age of 16, at—
 - (i) for an individual—the residence or usual place of business of the person; or
 - (ii) for a corporation—its registered office; or
 - (iii) if the individual, corporation, organisation or association has filed an address for service—the address for service; or
 - (iv) any other address endorsed on filed documents as the person's address for service; or
 - (c) posting it, in a prepaid envelope, by certified mail or security post to the person at the place mentioned in paragraph (b); or²⁸
 - (d) posting it in another way to the person at the place mentioned in paragraph (b), unless otherwise directed by the court, commission or registrar; or
 - (e) faxing it to the person at the place mentioned in paragraph (b), unless otherwise directed by the court, commission or registrar; or

²⁸ See the *Acts Interpretation Act 1954*, section 39A (Meaning of service by post etc.)

- (f) electronically mailing it to the person at the place mentioned in paragraph (b), unless otherwise directed by the court, commission or registrar.
- (2) A summons must be served in accordance with subrule (1)(a), (b) or (c).
- (3) The charge for service under this rule must be paid by the party required to serve the process.

Service by an officer of the court

46. An officer of the court, when required by the registrar, must serve any process or other document required to be served.

Substituted service

- **47.(1)** The court, commission or registrar may order substituted service if—
 - (a) service of process is required by the Act; and
 - (b) the court, commission or registrar is satisfied service can not be effected in accordance with these rules.
- (2) Substituted service may be effected in any way ordered, including for example, lettergram, phone or public advertisement.
- (3) If the court, commission or registrar orders substituted service, the court, commission or registrar may direct the particulars to be served.

Time for service

- **48.(1)** An application under section 21829 of the Act, must be served as soon as practicable, but within 7 days,³⁰ after it is filed.
- (2) An application for a directions order under rule 51,³¹ must be served as soon as practicable, but within 7 days, after the directions order is made.

²⁹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

³⁰ See the Acts Interpretation Act 1954, section 38 (Reckoning of time)

³¹ Rule 51 (Response)

- (3) Other documents required to be served under these rules must be served as soon as practicable, but at least 2 clear days before—
 - (a) the return day of the document; or
 - (b) the day on which it is proposed to move or apply.
- (4) Despite subrules (1) to (3), the court, commission or registrar may direct a document be served in a shorter time.

Proof of service

- **49.(1)** As soon as practicable after serving an application under section 218 of the Act or a directions order, the applicant must complete the endorsement printed on the back of the order by swearing the affidavit contained in it.
- (2) The endorsed order must be filed with the registrar as soon as practicable after service.
- (3) If the court, commission or registrar considers it necessary, service may be proven in another way.
- (4) However, in the absence of evidence to the contrary, the endorsed order is evidence the parties named in the endorsement have been served.

PART 9—APPLICATION FOR NOTICE OF HEARING

Application for notice of hearing

- **50.(1)** The applicant may apply at any time to the registrar for a time and place to be fixed for the hearing of the application.
 - (2) The registrar may fix a date and place if the registrar—
 - (a) is satisfied all necessary procedures have been completed; or
 - (b) otherwise considers it appropriate.

- (3) The registrar must give the applicant and other parties notice of the time and place as soon as practicable after it is fixed.
 - (4) The notice may be—
 - (a) given orally; or
 - (b) served in writing.

PART 10—RESPONSE

Response

- **51.(1)** If the court, commission or registrar considers it appropriate to help effectively dispose of an application, the court, commission or registrar may direct a party to file a response to the application by a specified time.
 - (2) A response must be in form 6 and specifically—
 - (a) admit or deny, either with or without qualification, each statement of fact made in the application; and
 - (b) state if the relief claimed is opposed.
- (3) A response may contain a counter proposal or cross claim in response to the matters raised in the application.
- (4) If the response contains a counter proposal or cross claim, the proposal or claim must be set out in enough detail to clearly specify the nature of relief sought.
- (5) A respondent must file the original and 2 copies of the response and serve a copy immediately on the applicant and any other parties directed.
- (6) If a party fails to file a response in the specified time, the court, commission or registrar may impose terms on the party about the party's participation in the proceeding.

PART 11—AMENDMENTS

Amending application before hearing

- **52.(1)** An application may be amended, before a hearing, by the applicant filing a replacement application that incorporates the proposed amendments.
 - (2) The replacement application must replace the whole of the application.
- (3) The registrar may make a further directions order if the registrar considers it necessary based on the contents of the replacement application.

Amending application during hearing

- **53.(1)** After the hearing of an application has started, an applicant may apply to the court, commission or registrar who is hearing the application for leave to amend the application.
- (2) An amendment may be allowed or disallowed on the terms the court, commission or registrar considers appropriate.
- (3) However, if the proposed amendments substantially alter the scope and nature of the claim, the applicant must file a replacement application that incorporates the proposed amendments.

Form of amendments

- **54.(1)** An amendment must be distinguished from the original text by—
 - (a) if text is being added—underlining the added text; or
 - (b) if text is being deleted—crossing out the deleted text.
- (3) Also, the amended application must contain the following words instead of item 1 on the form 2—

attach as schedule 1 to this application/make* a full statement of my claim.'.

Serving amended application

- **55.(1)** The amended application must be served on each party named in any directions order.
- (2) If, when the amended application is filed, the original application has not been served on a party named in the order, the party must also be served with the original application.

Objecting to amended application

- **56.(1)** A party served with an amended application may object to the amendment—
 - (a) by notice filed within 7 days after being served; or
 - (b) if the application is scheduled for hearing within the 7 days—at the hearing.
 - (2) A notice of objection must—
 - (a) be in the form of a response in form 6; and
 - (b) specify whether the objection is to the whole or part (and, if so, which part) of the proposed amended application; and
 - (c) concisely state the reasons for the objection.
- (3) The party must serve the notice of objection on the applicant immediately.

Determination of amended application

- **57.(1)** If an objection is made in accordance with rule 56(1), the court, commission or registrar (after hearing the party who objected) may allow or disallow the proposed amendment of an application.
 - (2) The decision must be made by—
 - (a) if the hearing of the application has not started—the registrar; or

- (b) if the hearing has started—the court, commission or registrar hearing the application.
- (3) The court, commission or registrar may make the decision subject to the terms the court, commission or registrar considers appropriate.
- (4) If no objection is made in accordance with rule 56(1), the amendment is taken to be authorised.

PART 12—PRACTICES OF THE COURT, COMMISSION AND REGISTRY

Sittings

- **58.**(1) The court, commission or registrar may sit—
 - (a) at any time; and
 - (b) at any place in the State; and
 - (c) at any other place if the court, commission or registrar considers it necessary.
- (2) Notice of a sitting must be—
 - (a) posted in a conspicuous place in or near the registrar's office; or
 - (b) published as directed by the court, commission or registrar.

Chambers

- **59.**(1) This rule does not apply to the hearing of offences.
- (2) The president, a member of the commission or the registrar may exercise jurisdiction in chambers.

Using recording devices

60. A person who is not an accredited officer of the State Reporting Bureau must not use a recording device in a hearing or conference, unless the court, commission or registrar allows it.

Vacations and holidays

- **61.(1)** The vacations and holidays of the court and commission are the same as the Supreme Court, Brisbane but may be rearranged by approval of the president or chief commissioner.
- (2) However, the court or commission may deal with business arising during a vacation if the court or commission considers it necessary.

Practice notes

62. The court, commission or registrar may, by industrial gazette notice, issue practice notes for the guidance of parties to any proceedings.

Assignment of court and commission matters

- **63.** Every matter commenced must be assigned to—
 - (a) if commenced in the court—the president or the full court; and
 - (b) if commenced in the commission—a member or members of the commission in a way approved by the president or chief commissioner.

Joining matters

- **64.(1)** A party to a matter may apply to the court or commission for the matter to be joined with another matter.
- (2) The court or commission may order matters to be joined if it considers—
 - (a) substantially the same question is involved in all the matters; or
 - (b) the decision in 1 matter is likely to determine or seriously impact on the other; or
 - (c) it is appropriate or desirable.
 - (3) When joining matters, it is not necessary for—
 - (a) a written order for joinder to be made; or
 - (b) the parties to consent.

(4) If a party claims to be adversely affected by the joinder of matters, the party may apply to separate the matters by advising the registrar and any other affected party in writing before the hearing of the matter.

Commission acting on own initiative

- **65.** If the commission acts on its own initiative—
 - (a) the member of the commission must notify the registrar in writing; and
 - (b) the registrar must record the matter and take any action the commission directs.

Extension or abridgment of time

- **66.(1)** A party to a matter before the court, commission or registrar may apply to the court, commission or registrar to extend or abridge the time prescribed for doing anything.
- (2) The application may be joined with an application under part 5, division 1.32

Seals

- **67.(1)** There is to be a seal of the court that imprints the words 'Official Seal', 'Industrial Court' and 'Queensland'.
- (2) There is to be a seal of the commission that imprints the words 'Official Seal' and 'Queensland Industrial Relations Commission'.

Exhibits

68. A party to a proceeding must not take an exhibit out of the court, commission or registrar's office without an order of the court, commission or registrar.

³² Part 5 (Applications), division 1 (General requirements)

Correcting errors

- **69.(1)** The court, commission or registrar may correct an error in an industrial instrument, order or direction.
 - (2) The court, commission or registrar may act on—
 - (a) the initiative of the court, commission or registrar; or
 - (b) the application of an interested party.
 - (3) In this rule—

"error" means a clerical mistake, misnomer, inaccurate description, omission or other manifest defect or irregularity.

Continuance of proceedings

- **70.(1)** A proceeding in the court, commission or before the registrar does not end because of the death of a party who is an individual.³³
- (2) The proceeding, by order of the court, commission or registrar, continues on the terms the court, commission or registrar considers appropriate.

Reserved decision

- **71.**(1) If a decision has been reserved in a proceeding—
 - (a) the decision may be given at—
 - (i) any continuation or adjournment of the court, commission or sittings of the registrar; or
 - (ii) any subsequent holding of the proceeding, or
 - (b) the president, commissioners or registrar may forward a signed decision to the registrar's office.
- (2) On receiving a signed decision, the registrar must file it and deliver it to the parties.

For a corporation, see section 471B (Stay of proceedings and suspension of enforcement process) of the Corporations Law.

(3) The filed decision has the same force and effect as if it had been pronounced by the president, commissioner or registrar.

Publishing decisions etc.

- **72.(1)** The registrar must publish in the industrial gazette—
 - (a) a decision of the court, commission or registrar; and
 - (b) notice of the making or amendment of a certified agreement; and
 - (c) notice of the amendment of an enterprise flexibility agreement.
- (2) Despite subrule (1)(a), the registrar must not publish a decision or interpretation about a QWA or ancillary document in a way that discloses the identity of either party to the QWA or document.
- (3) Despite subrule (1)(b) and (c), the registrar must publish the agreement, or amendment, if a commissioner directs.
- (4) The court, commission or registrar may, in the public interest or for another reason the court, commission or registrar considers appropriate—
 - (a) withhold publication of a document; or
 - (b) modify a document, before publication, in a way that does not affect the essence of the document.
 - (5) In this rule—

"decision" means—

- (a) a decision, order, industrial instrument, declaration, interpretation, amendment, general ruling or notice; or
- (b) any other document that the court, commission or registrar determines.

Powers and duties of officers of the court and commission

- **73.** Officers of the court and commission have the powers and must perform the duties—
 - (a) specified by the Act; or
 - (b) that the court or commission determines.

PART 13—INDUSTRIAL AGREEMENTS

Application for amendment

- **74.** An application under section 504(3)³⁴ of the Act must—
 - (a) be accompanied by—
 - (i) a copy of the industrial agreement; and
 - (ii) the written agreement amending the industrial agreement; and
 - (b) state the names of, and be signed by, the parties to the industrial agreement.

Termination agreement

75. A written agreement under section 504(5) of the Act must be accompanied by a notice in form 33.

PART 14—CERTIFIED AGREEMENTS

Application for certification

- 76.(1) An application for certification of an agreement must—
 - (a) be in form 8; and
 - (b) be signed by or for all parties to the agreement; and
 - (c) be accompanied by³⁵—
 - (i) the original and 2 copies of the proposed certified agreement; and

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Also see the *Workplace Relations Regulation 1997*, section 4 (Certifying an agreement—Act, s 25) for a list of the other documents that must accompany the application.

- (ii) if the agreement is replacing an existing certified agreement—the affidavit mentioned in the *Workplace Relations Regulation 1997*, section 4 exhibiting a copy of the existing certified agreement.
- (2) If the applicant wants a copy of the filed agreement returned, the applicant must present an extra copy to the registrar.

Application for approval of amendment

- **77.(1)** An application for approval of an amendment of a certified agreement must be in form 9.
- (2) The application must be accompanied by an affidavit by each applicant that states—
 - (a) the amendment was made as required by sections 33, 34 or 36 of the Act;³⁶ and
 - (b) the name of the relevant or designated award; and
 - (c) the nominal expiry date of the amended certified agreement; and
 - (d) the steps taken to ensure—
 - (i) section 34(3)(a) of the Act has been complied with; and
 - (ii) section 6137 of the Act has not contravened; and
 - (e) where the procedures for preventing and settling disputes can be found in the agreement; and
 - (f) the steps taken to ensure section 25(7)³⁸ of the Act has not been contravened in relation to the amendment; and
 - (g) the persons who negotiated the amendment and the persons for whom they acted.
- (3) The applicant must present the original and 2 copies of the application, amendment and affidavit for filing.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

(4) If the applicant wants a copy of the filed application and amendment returned, the applicant must present an extra copy to the registrar.

Application for extension of nominal expiry date

- **78.(1)** An application under section 33 of the Act must be in form 10.
- (2) The application must be accompanied by an affidavit by each applicant stating that a valid majority of the employees whose employment is subject to the agreement at the time genuinely approve its extension.

Notice of hearing

- **79.** The registrar must give notice of the time and place fixed by the commission for hearing an application under this part to—
 - (a) the parties to the agreement; and
 - (b) anyone else the commission directs be given notice.

Sealing of agreements

80. If the commission certifies an agreement or approves an amended certified agreement, the commission must sign and seal the agreement.

Registrar's records

- **81.** The registrar must keep a record of certified agreements, noting—
 - (a) the file number given to the agreement; and
 - (b) the date it was certified; and
 - (c) the term of the agreement; and
 - (d) whether the certified agreement has been amended; and
 - (e) whether the term of the agreement has been extended; and
 - (f) whether the existing certified agreement has been replaced by another certified agreement.

Notice or application for termination of agreement

- **82.(1)** A notice under section 37 or 38³⁹ of the Act or an application under section 39 of the Act must be in form 11.
- (2) A notice under section 37 of the Act must be accompanied by an affidavit by each applicant stating that a valid majority of the employees whose employment is subject to the agreement at the time genuinely approve its termination.
- (3) An application under section 39 of the Act must be accompanied by an affidavit by each applicant stating the way in which section 39(1) of the Act has been complied with.

Notice of intention to initiate bargaining period

- **83.** A notice under section 40⁴⁰ of the Act must be—
 - (a) in form 12; and
 - (b) filed before the bargaining period starts.

Notice of authorisation to engage in industrial action

84. A notice under section 4941 of the Act must be in form 13.

Application to suspend or terminate bargaining period

85. An application under section $54(8)^{42}$ of the Act must be accompanied by an affidavit detailing the circumstances that support the application.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

⁴¹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

PART 15—QUEENSLAND WORKPLACE AGREEMENTS

Application

- **86.**(1) This rule applies to a QWA or ancillary document.
- (2) A QWA must be—
 - (a) in form 34; and
 - (b) accompanied by—
 - (i) a form 39 completed by the employer; and
 - (ii) 1 form 40 for each employee who made the agreement, completed by the employer.
- (3) An ancillary document must be in—
 - (a) for an amendment agreement—form 35; and
 - (b) for an extension agreement—form 36; and
 - (c) for a termination agreement—form 37; and
 - (d) for a termination notice—form 38.
- (4) A QWA, whether or not it replaces another QWA, must be signed by all parties to it.
- (5) The person filing a QWA or ancillary document must present the original and 1 copy of it for filing.

Filing by fax

- **87.(1)** A QWA, ancillary document or a document accompanying the QWA or ancillary document may be filed by fax.
- (2) However, the original of each document must be sent immediately to the office of the registrar or employment advocate to which they were faxed.

PART 16—INDUSTRIAL DISPUTES

Division 1—Notice of industrial dispute

Notice of industrial dispute

- **88.(1)** A notice under section 23943 of the Act must also state—
 - (a) the subject matter of the dispute and the issues involved; and
 - (b) the phone numbers of the parties to the dispute; and
 - (c) the industrial instruments affected; and
 - (d) whether any dispute settling procedures apply and have been followed.
- (2) The notice must be immediately served by the notifier on all other relevant parties to the dispute.
 - (3) Rule $11(2)^{44}$ does not apply to the notice.

Conciliation conferences

- **89.(1)** If a party to an industrial dispute requests a conference, the registrar must notify the parties of the time and place set for the conference.
- (2) Despite rule 88, the commission's power to convene a conference or otherwise exercise jurisdiction is not restricted by an error or omission in the notice.

Division 2—Action for settling industrial disputes

Mediation conference

90.(1) For section 24245 of the Act, a commissioner or magistrate may

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

⁴⁴ Rule 11 (Filing documents)

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

confer with the parties to an industrial dispute and take whatever necessary steps—

- (a) to help the parties resolve the dispute; or
- (b) to ensure all avenues of resolution have been explored before proceeding to arbitration; or
- (c) to facilitate the conduct of any necessary arbitration proceedings by exploring ways of effectively conducting the hearings; or
- (d) to help the parties resolve any other outstanding issues.
- (2) A commissioner or magistrate may resolve other outstanding issues only if—
 - (a) the commissioner or magistrate considers the mediation is desirable in the public interest; and
 - (b) all parties to the cause—
 - (i) consent, which consent can not be withdrawn except with the leave of the commissioner or magistrate; and
 - (ii) agree to the specific issues to be dealt with in the process of consultation; and
 - (iii) agree to accept any resolution achieved by the process, including consenting to any formal orders.
- (3) The commissioner or magistrate may direct a record be taken of the conference.
- (4) The outcome of the conference may be incorporated in the record or issued separately in writing.
 - (5) The outcome of the conference may be given effect by—
 - (a) an order of the commission or magistrate; or
 - (b) another way the commissioner or magistrate considers appropriate.
- (6) The commissioner or magistrate may stop acting under this rule at any time.

(7) This rule does not limit the jurisdiction of, or the obligations placed on, a commissioner or magistrate by chapter 6, part 2⁴⁶ of the Act.

PART 17—COMPULSORY CONFERENCES

Summons for compulsory conferences

- **91.** A summons to attend a compulsory conference must be in—
 - (a) for section 219⁴⁷ of the Act—form 19; or
 - (b) for section 24348 of the Act—form 18.

Discontinuance if applicant fails to attend compulsory conference

- **92.(1)** This rule applies if the applicant does not attend a compulsory conference held under section 21949 of the Act.
- (2) The commission, after giving the applicant an opportunity to be heard, may order that the applicant is taken to have discontinued the proceeding.

PART 18—CLAIMS FOR RECOVERY OF MONEY BEFORE MAGISTRATES

Proceedings for offences

93. A proceeding before a magistrate for an offence, including a proceeding for the enforcement of penalties imposed or orders made for the

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

offence, must be dealt with as required by section 46050 of the Act and these rules.

Claims

- **94.(1)** This part applies to the following proceedings—
 - (a) a claim for wages or other moneys payable to an employee and unpaid;
 - (b) a claim for damages sustained by an employee because the employer failed to pay the employee's wages;
 - (c) a claim for moneys deducted from an employee's wages, with the employee's authority, to be paid by the employer for the employee but unpaid;
 - (d) a claim for the amount of superannuation contribution that is unpaid, or an amount that is just and fair for the employer's failure to pay superannuation contributions, and any reasonable costs associated with the fund;
 - (e) a claim for damages for breach of an agreement made under an industrial instrument:
 - (f) the recovery of penalties and amounts payable to WorkCover under the *WorkCover Act 1996*.
- (2) The proceeding must be commenced by a complaint in form 21 made before a justice.
 - (3) The complaint must be made by—
 - (a) the complainant; or
 - (b) a person authorised in writing by the complainant.
 - (4) The matters in subrule (1) may be joined in 1 complaint.

Summons

95.(1) When a complaint is made before a justice, the justice may issue a summons directed to the defendant requiring the defendant to appear before

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

a magistrate at a stated time and place to answer the complaint and to be further dealt with according to law.

- (2) The summons together with a copy of the complaint must be served on the defendant.
- (3) For a proceeding under the *WorkCover Act 1996* mentioned in rule 94(1)(f), the summons must require the defendant to appear before a magistrate at the court within—
 - (a) the Magistrates Courts District in which the defendant resides or has its registered office; or
 - (b) a division of the Brisbane Magistrates Courts District that is nearest to the defendant's place of residence or registered office.
 - (4) The Justices Act 1886, section 56⁵¹ applies to service of a summons.

Substituted service

- **96.(1)** This rule applies if a magistrate, in a proceeding before an Industrial Magistrates Court, considers service of a summons, notice, order or other document (the "document") can not be effected promptly by personal service.
 - (2) The magistrate may order—
 - (a) substituted service of the document; or
 - (b) notice of the document be given by letter, telex, fax, electronic mail, advertisement in an appropriate newspaper, or otherwise, instead of service.
- (3) Service or notice in accordance with the order is sufficient service of the person required to be served.
- (4) An application for an order under this rule must be supported by an affidavit that states the grounds on which the application is made.

Hearing and decision

97. The proceeding must be heard and determined by a magistrate.

⁵¹ Justices Act 1886, section 56 (Service of summonses)

Application of Justices Act

- **98.(1)** The provisions of the *Justices Act 1886* about the following apply to a proceeding under rule 94—
 - (a) the commencement of proceedings, other than as to the time within which proceedings may be instituted under section 423 or 435⁵² of the Act;
 - (b) the summoning of witnesses;
 - (c) the hearing and determination of a simple offence by justices;
 - (d) the enforcement of the decision of justices relating to a simple offence and the recovery of any penalty or amount ordered to be paid for the offence and the consequences of default in paying the penalty or amount;⁵³
 - (e) all forms.
- (2) For subrule (1), the magistrate has the powers of a stipendiary magistrate in relation to simple offences.

WorkCover Queensland

- **99.** Despite rule 98, the provisions of the *Justices Act 1886* about the following do not apply to a proceeding under rule 94(1)(f) or to the enforcement of the magistrate's decision—
 - (a) the limitation of time within which complaints may be made;
 - (b) the ordering of imprisonment—
 - (i) in default of observance of a justice's order for payment of an amount; and
 - (ii) in default of sufficient distress to satisfy the amount ordered to be paid.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Adjournment

100. If the magistrate can not attend at the time appointed for the hearing of a proceeding, the clerk of the court may adjourn the proceeding to a suitable date before a magistrate.

Enforcement of order on claim for damages

- **101.(1)** This rule applies if a magistrate orders an amount be paid for breach of an agreement made under an award.
- (2) The person to whom the amount is payable may obtain from the Industrial Magistrates Court a certificate stating—
 - (a) the amount payable; and
 - (b) the persons by and to whom the amount is payable.
 - (3) The certificate must be signed by—
 - (a) the magistrate; or
 - (b) the clerk of the court.
- (4) On the certificate being filed in the Industrial Magistrates Court, or another court with civil jurisdiction to the extent of the amount of damages, the certificate is enforceable as—
 - (a) if filed in the Industrial Magistrates Court—an order of the Industrial Magistrates Court; or
 - (b) if filed in another court—a judgment of the other court.

PART 19—PERMITS

Student's work permit

102.(1) An application for a permit under section 470⁵⁴ of the Act must be in form 25.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

- (2) Only 1 copy of the application need be filed.
- (3) An appeal to the commission against the registrar's decision not to issue a permit must be in form 2.
 - (4) A student's work permit must—
 - (a) be in form 41; and
 - (b) state any conditions to which the permit is subject.

Aged or infirmed person's permit

- **103.(1)** An application for a permit under section 471(1)55 of the Act must be—
 - (a) in form 22; and
 - (b) filed with a magistrate.
 - (2) Notice of hearing of the application must be in form 23.
 - (3) An aged or infirm persons permit must be in form 24.
- (4) An application to cancel a permit under section 471(6) of the Act must be in form 2.

PART 20—REGISTRAR

Office

- **104.(1)** The registrar must keep the registrar's office at the place where the court or commission is held at Brisbane.
- (2) The registrar's office must be open on the days and for the hours appointed by the court or commission.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Stamp

- **105.(1)** The registrar must have a stamp.
- (2) The stamp must mark a document that it is used on with—
 - (a) the words 'Industrial Registrar' and 'Queensland'; and
 - (b) the date.

Functions

106. The registrar must—

- (a) sign and issue summonses and warrants and other processes of the court, commission or for proceedings before the registrar; and
- (b) register all records, orders and industrial instruments; and
- (c) keep minutes and notes of the proceedings of the court or commission, when required; and
- (d) have the custody of the registrar's stamp and seals of the court and commission; and
- (e) affix the stamp or seals to documents filed in, or issued from, the court, commission or registrar's office; and
- (f) take charge, and keep an account, of all amounts—
 - (i) paid or payable under the Act or these rules; and
 - (ii) paid into or out of the court, commission or registrar's office under the Act or these rules; and
- (g) examine all affidavits filed in compliance with an order of the commission; and
- (h) act in court as registrar, when required.

Powers

- **107.(1)** For a matter in which the court, commission or registrar has jurisdiction under the Act or these rules, or under a reference by the court or commission, the registrar may—
 - (a) summon persons as witnesses; and

- (b) take affidavits; and
- (c) examine parties and witnesses; and
- (d) adjourn a matter or hearing; and
- (e) amend or give leave to amend an application, notice, or other proceeding; and
- (f) extend the time prescribed for lodging a document or doing an act (whether or not the time has expired); and
- (g) make an order about the following—
 - (i) an interlocutory proceeding to be taken before the hearing;
 - (ii) the costs of an interlocutory proceeding;
 - (iii) the issues to be submitted to the court or commission;
 - (iv) the naming and joinder of parties;
 - (v) the persons to be served with notice of proceedings;
 - (vi) particulars of the claims of parties;
 - (vii) admissions;
 - (viii)discovery;
 - (ix) interrogatories;
 - (x) inspection of documents;
 - (xi) examination of witnesses;
 - (xii) the place, time and nature of a hearing; and
- (h) issue, in form 20, a show cause notice under section 351(7)⁵⁶ of the Act; and
- (i) generally do all things the registrar considers appropriate.
- (2) If the registrar exercises a power under subrule (1) on the application of a party, the registrar may exercise the power on the terms the registrar considers appropriate.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

PART 21—APPEALS GENERALLY

Form of appeal

108.(1) An appeal from a decision of the commission, a commissioner, a magistrate or the registrar, or to the commission against a stand-down, must be in form 42.

- (2) The appeal must—
 - (a) comply with the requirements for an application under rule 19(1);57 and
 - (b) state whether the appeal is from the whole or part (and which part) of the decision; and
 - (c) state concisely the grounds of the appeal; and
 - (d) state the decision the appellant wants instead of the decision appealed from.⁵⁸

Commencing appeal

109. An appeal is commenced on the filing of the appeal.

PART 22—PRESIDENT'S LEAVE TO APPEAL

Application for leave to appeal

- **110.(1)** An application for the president's leave to appeal must be in form 2.
 - (2) The application must contain—
 - (a) the grounds of the appeal (other than error of law or excess, or want, of jurisdiction); and

⁵⁷ Rule 19 (Form of applications)

⁵⁸ See part 8 (Service) for the requirements in relation to service of the appeal.

- (b) the facts and circumstances relied on to argue that the matter is of such importance that an appeal should be brought in the public interest; and
- (c) if it is contended that the matter is of particular urgency—the reasons for the urgency.

Notice of opposition

- **111.** A respondent opposing the granting of the president's leave to appeal must—
 - (a) file with the registrar a notice of opposition in form 6; and
 - (b) state the grounds of the opposition and the facts and circumstances relied on to support the grounds.

Application refused

- **112.** If the president refuses to grant leave to appeal—
 - (a) the appeal is taken to have been struck out; and
 - (b) a further application for leave to appeal, or appeal, can not be filed for the subject matter of the struck out appeal.

PART 23—APPEALS FROM COMMISSION, COMMISSIONER OR REGISTRAR

Filing

113. An appeal from a decision of the commission, a commissioner⁵⁹ or the registrar must be filed in the registrar's office.

An appeal against a decision of a commissioner on a ground other than error of law, or excess or want of jurisdiction, requires the president's leave.

Record for purposes of appeal

- **114.**(1) For the appeal, the record consists of the following—
 - (a) the notice of appeal;
 - (b) the originating processes (including any amendment) instituting the proceedings the subject of the appeal;
 - (c) the order or industrial instrument that is the subject of the appeal;
 - (d) any published reasons for the decision being appealed;
 - (e) any industrial instrument or statement of principle mentioned in the published reasons;
 - (f) any transcript of the evidence given in the proceedings;
 - (g) the list of exhibits and the exhibits in the proceedings;
 - (h) any affidavit filed in the appeal.
- (2) The court, commission or registrar may direct that the record be supplemented by other material.
 - (3) Any party to the appeal may seek a direction under subrule (2).

PART 24—APPEALS FROM MAGISTRATE

Filing

115. An appeal from a decision of a magistrate must be filed with the magistrate.

Undertaking

- **116.(1)** When filing the appeal with the magistrate, the appellant must enter into an undertaking—
 - (a) with or without surety for \$200 or another amount that the magistrate directs; and
 - (b) to prosecute the appeal without delay; and

- (c) to submit to the decision of the court or commission; and
- (d) to pay the costs awarded by the court or commission.
- (2) If the appellant is in custody, the appellant must be released on the undertaking under subrule (1).
- (3) The appellant must appear before a magistrate at the place where the proceedings were heard within a reasonable time (not less than 10 days after the decision of the court or commission is given), unless the decision appealed against is reversed.
 - (4) The appellant may enter into the undertaking—
 - (a) before the same or another magistrate at the place where the proceedings were heard; or
 - (b) if there is no magistrate available at the place where the proceedings were heard—before the clerk of the court or the registrar.

Documents

- **117.(1)** On filing an appeal with the magistrate, the applicant must promptly serve the appeal on the other respondent or party.
 - (2) On receipt of the appeal, the magistrate must promptly—
 - (a) advise the registrar of it; and
 - (b) transmit to the registrar the original and 1 copy of the following—
 - (i) the appeal;
 - (ii) the undertaking;
 - (iii) the complaint;
 - (iv) the depositions;
 - (v) the exhibits (if practicable);
 - (vi) the records of the proceeding, including any other proceeding, before the magistrate;
 - (vii) the magistrate's decision.

PART 25—EVIDENCE AND AFFIDAVITS

Evidence on affidavit

- **118.(1)** Evidence may be given by affidavit if the court, commission or registrar so directs.
- (2) However, if required by the court, commission or registrar, the deponent must appear to give evidence or for cross-examination.
- (3) If the deponent does not appear as required, the affidavit can not be used in evidence without the leave of the court, commission or registrar.

Limitation of affidavit

- **119.** A person, in an affidavit, may only make—
 - (a) for an affidavit used in an interlocutory matter or application—statements to the best of the deponent's own knowledge, information or belief; or
 - (b) otherwise—statements of facts of their own knowledge.

Form of affidavit

120. An affidavit must—

- (a) be in—
 - (i) if it is part of an application—form 2; or
 - (ii) otherwise—form 14; and
- (b) comply with part 3; and
- (c) be in the first person; and
- (d) state that the person is authorised to make the statement if the person swears an affidavit on behalf of another person or entity; and
- (e) state the day on which, and place where, it was sworn or affirmed;

(f) if it extends to a second or subsequent sheet, each separate sheet must be signed at the base by the deponent and by the person before whom the affidavit was sworn or affirmed.

Annexures

- **121.** A document annexed to an affidavit must—
 - (a) be titled in the same way as the affidavit; and
 - (b) contain the case number of the proceeding; and
 - (c) be certified as follows—

'This is the (document, object, thing etc.) marked 'A' referred to in the affidavit of A.B. sworn before me this day of 19 ..'.

Alterations and erasures

- **122.** All alterations, erasures or interlineation contained in an affidavit, and made before the swearing of the affidavit, must be initialled by—
 - (a) the person making the affidavit; and
 - (b) the person before whom the affidavit is sworn.

Affidavits by illiterate or blind persons

- **123.(1)** If an affidavit is sworn by a person who is illiterate or blind, the person before whom the affidavit is sworn must certify to that fact in form 14.
- (2) The affidavit can not be used in evidence without the certificate unless the court, commission or registrar otherwise decides.

Affidavits by non-English speaking persons

- **124.(1)** If an affidavit is sworn by a non-English speaking person, a translator must also swear an affidavit testifying to the true English translation of the affidavit.
- (2) The affidavit can not be used in evidence without the translator's affidavit unless the court, commission or registrar otherwise decides.

Dates and amounts in affidavits

125. Dates and amounts may be written in an affidavit in words or figures.

Specified time for filing affidavits

126. If an affidavit must be filed within a specified time, an affidavit filed after that time can not be used in evidence unless the court, commission or registrar otherwise decides, with or without conditions.

Summons to witnesses

- **127.(1)** On the application of a party, or by direction of the president or a commissioner, the registrar must issue a summons to a person to appear and give evidence before the court, commission or registrar.
 - (2) Only 1 witness's name may be inserted in each summons.
 - (3) The summons must be in form 17.
- (4) A summons may require the person named in it to produce to the court, commission or registrar any document that—
 - (a) relates to the matter; and
 - (b) is in the person's possession or control.

Inspection of material

- **128.(1)** A document produced to the court, commission or registrar, whether produced voluntarily or pursuant to summons, may be inspected by—
 - (a) the court, commission or registrar; and
 - (b) any party that the court, commission or registrar allows.
- (2) However, information obtained from the document must not be made public without the permission of the court, commission or registrar.
- (3) If the president, a commissioner or the registrar considers that part of a document does not relate to a matter in issue, the president, a commissioner or the registrar may order the part be closed.

Allowance for attendance and expenses

- **129.(1)** A person who is summoned and attends the court or commission is entitled to—
 - (a) the person's reasonable expenses of travelling to attend; and
 - (b) the allowance payable to a witness in a civil action in the Supreme Court.
 - (2) If the person is summoned on the application of a party—
 - (a) the party who applied for the summons is responsible for paying the allowance and expenses to the person; and
 - (b) if the expenses are not paid before the person attends, the person has a lawful excuse under section 44060 of the Act for disobeying the summons.
- (3) If the person is summoned on the initiative of the court, commission or registrar—
 - (a) the court, commission or registrar is responsible for paying the allowance and expenses to the person; and
 - (b) any failure to pay the allowance or expenses before the person attends is not a lawful excuse under section 440 of the Act for disobeying the summons.

Powers for evidence

- **130.(1)** The court, commission or registrar may take evidence on oath, affirmation or declaration.
 - (2) The commission may dispense with evidence on any matter—
 - (a) on which all parties have agreed in writing; or
 - (b) for which the commission considers evidence is unnecessary.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

PART 26—COSTS AND EXPENSES

Costs and expenses

- **131.** The court or commission may allow costs and expenses, in relation to proceedings and other matters to which these rules apply—
 - (a) as fixed by the court or commission; or
 - (b) by reference to a designated scale for proceedings in the District Court or Magistrates Court; or
 - (c) by reference to the scale for similar proceedings in the Supreme Court; or
 - (d) on any other basis the court or commission decides.

PART 27—DISCONTINUING APPLICATIONS

Discontinuance—unheard unlawful dismissal applications

- **132.(1)** This rule applies to an application under section 21861 of the Act.
- (2) The applicant may, at any time before the start of a hearing of an application, discontinue the application by filing a notice in form 43.
 - (3) The notice may be filed by fax.
- (4) However, the original notice must be sent immediately to the registrar's office.
- (5) Unless the application is discontinued at a conference held under section 21962 of the Act, the applicant must serve the notice on the other parties immediately.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Discontinuance otherwise

- **133.(1)** This rule applies to an application before the court, commission or registrar to which rule 132 does not apply.
- (2) The applicant may ask to be allowed to discontinue the matter by filing a written request with the registrar.
- (3) When filing the request, the applicant must forward a copy of the request (by any method mentioned in part 8) to each of the parties to the application.
- (4) A party may object to the discontinuance by written notice to the registrar within 14 days after being notified of the application for discontinuance.
- (5) If no party objects within the 14 days, the court, commission or registrar hearing the matter may allow the matter to be discontinued.
- (6) If a matter is allowed to be discontinued, the court, commission or registrar hearing the matter must endorse the file to that effect.
- (7) If an objection is received within the 14 days, the court, commission or registrar hearing the matter may allow or disallow the application for discontinuance on the terms the court, commission or registrar considers appropriate.

Other cases of discontinuance

134. Despite rules 132 and 133, the court, commission or registrar may at any time in a hearing, allow the applicant to discontinue a matter on the terms the court, commission or registrar considers appropriate.

PART 28—LAPSE OF APPLICATION

Lapse after 6 months delay

135.(1) This rule applies if—

- (a) an application (other than an application made under chapter 5, part 2 of the Act⁶³) has been filed in the court, commission or registrar's office; and
- (b) no action has been taken for 6 months since the last action was taken in the application.
- (2) If a party wishes to take action after the end of the 6 months, the party must first give every other party 1 month's notice of intention to take action.

Lapse after 1 year delay

136.(1) This rule applies if—

- (a) an application has been filed in the court, commission or registrar's office; and
- (b) no action has been taken for 1 year since the last action was taken in the application.
- (2) A party may only take further action with an order of the court, commission or registrar.
- (3) The registrar may, by at least 21 days written notice, require the applicant to show cause why the application should not be struck out.
- (4) After considering any representations by the applicant, the court, commission or registrar may—
 - (a) list the application for hearing, with or without directions; or
 - (b) strike out the application.
 - (5) If the application is struck out, the registrar must—
 - (a) give the applicant written notice of that fact; and
 - (b) notify the other parties of that fact by industrial gazette notice.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

PART 29—PUBLICATION AND INSPECTION OF DOCUMENTS

Prohibiting publication or search—Act, s 456

- **137.** A copy of a direction under section 45664 of the Act must be posted in a conspicuous place at—
 - (a) the registrar's office; or
 - (b) the court house in the city or town where the court, commission or registrar sat or is sitting.

Searching and copying records

- 138.(1) If a person is not a party to, or bound by, a proceeding, the person may not search the documents in the proceeding without the registrar's prior approval.
- (2) If the registrar approves, a person may obtain a certified copy of a document filed with the registrar.
- (3) The registrar may require at least 7 days notice to produce the certified copy.

PART 30—REGISTER OF ORDERS RELATING TO DISMISSALS

Register

139.(1) The registrar must keep a register of orders made by the commission under chapter 565 of the Act.

⁶⁴ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

(2) The register may be inspected by anyone whenever the registrar's office is open to the public.

PART 31—AUTHORISATION OF INDUSTRIAL OFFICERS

Application for an authorisation

- **140.(1)** An application for an authorisation under section 392⁶⁶ of the Act must be in form 16.
 - (2) Only 1 copy of the application need be filed.
 - (3) A separate application must be filed for each person to be authorised.

PART 32—SECRET BALLOTS ON STRIKE ACTION

Application

141. An application under section 244⁶⁷ of the Act must be form 2.

Conducting secret ballot

- **142.(1)** This rule applies if the registrar or a magistrate is directed to conduct a secret ballot under section 244 of the Act.
- (2) Anything done by a person for the registrar or magistrate in relation to the ballot must be done in the registrar's or magistrate's name.
 - (3) The registrar or magistrate is the returning officer at the ballot.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

- (4) The returning officer must compile a roll of persons entitled to vote at the ballot from—
 - (a) the registers kept under section 39668 of the Act and section 38269 of the repealed Act; or
 - (b) any other list requested by the registrar or magistrate.
 - (5) The returning officer may—
 - (a) appoint presiding officers, poll clerks, scrutineers, and other persons as officers to assist in the taking of the ballot; and
 - (b) appoint a person appointed under paragraph (a) as a deputy returning officer.
 - (6) Only the following persons may enter the ballot room—
 - (a) persons who are present to vote;
 - (b) the returning officer;
 - (c) persons appointed under subrule (5).
 - (7) The returning officer or deputy must give a voter—
 - (a) a voting paper in form 26; and
 - (b) anything else necessary for taking the ballot.
 - (8) A voter is entitled to 1 vote only.
 - (9) The ballot may be taken only by voting papers.
- (10) The returning officer or deputy must, as soon as practicable after the poll closes, count the votes received.
- (11) The returning officer must keep custody of all voting papers, rolls, and documents used at the ballot.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

⁶⁹ Section 382 (Register of members and officers) of the repealed *Industrial Relations Act 1990*

PART 33—TRANSITIONAL

Continuance of proceedings and appointments

- **143.**(1) A proceeding or appointment commenced before the commencement of these rules continues.
- (2) Action may be taken in relation to the proceeding or appointment as if they were commenced under these rules.
 - (3) In this rule—

[&]quot;appointment" means an appointment of an agent.

SCHEDULE 1

FEES IN THE COURT, COMMISSION OR REGISTRAR'S OFFICE

		rule 16
		\$
1.	Restructuring progress application	19.50
2.	Filing application for—	
	(a) summons	15.00
	(b) directions or other order	11.00
	(c) certificate of registrar	11.00
	(d) authorisation	11.00
	(e) another document	7.50
3.	Filing—	
	(a) response	6.40
	(b) amended application	19.50
	(c) application not otherwise stated	34.00
	(d) affidavit (not contained in an application)	4.50
	(e) opposition or objection to an application	7.50
4.	Search or inspection of document	3.50
5.	Photocopying—each page	0.30
6.	Filing notice of—	
	(a) concurrence with industrial agreement; or	
	(b) retirement from industrial agreement; or	
	(c) authorisation to engage in industrial action; or	
	(d) termination of a certified agreement or EFA	15.00
7.	Certified agreement—	
	(a) certification or amendment	29.50
	(b) application for extension or termination	15.00
8.	EFA—	
	(a) amendment	29.50
	(b) filing notice of intention to retire or withdraw	15.00

SCHEDULE 1 (continued)

(c)	filing application to withdraw by party affected by	15.00
	industrial action	
(d)	filing application for amendment or termination by a full	
	bench	15.00

SCHEDULE 2

FORMS

rule 6

Form 1	
BACKING SHEET FOR ALL M	ATTERS
(Application No	of 19)

INDUSTRIAL COURT* QUEENSLAND INDUSTRIAL RELATIONS COMMISSION* INDUSTRIAL REGISTRAR*

Level 14, Central Plaza 2, 66 Eagle Street, Brisbane 4000 (GPO Box 373, Brisbane 4001)

Workplace Relations Act 199770

	cinct form—state object of process—include title of award/industrial nt/certified agreement if relevant]
	[TITLE OF MATTER]
Filed by:	
[Nar	me of person filing and title of the corporation, organisation or association]
Contact	name:
	[Name of person conducting the matter—if different to the above]
Address:	
Phone:	

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Facsimile no:	
NOTE: This address is the address for service of the above pa	rtv

Form 2 APPLICATION

INDUSTRIAL COURT* QUEENSLAND INDUSTRIAL RELATIONS COMMISSION* INDUSTRIAL REGISTRAR*

INDUSTRIAL MAGISTRATES COURT HELD AT.`*
Workplace Relations Act 1997 ⁷¹
(Application No of 19)
TO: The Registrar, Industrial Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street, (corner Creek and Elizabeth Streets), Brisbane 4000 and sucl other persons as the registrar may direct.*
TO: The registrar of the Industrial Magistrates Court held at
TAKE NOTICE THAT I/WE
address of applicant(s), agent(s) or solicitor(s) responsible for the conduct of the matter
of
traine of firm if appreciate forming authorised to represent
[Name of person(s)/corporation(s)/organisation(s)/association(s) etc.*]
1. Apply for
[Briefly state object of application—Examples: new award, variation, interpretation reinstatement, etc.]
to
under [section/s of Act] and attach hereto as schedule 1 to this application/herein make* a full statement of my claim.
[Specify—
(a) relief sought (i.e.: remedy or outcome sought by applicant); and
(b) concise statement of material facts relied on to support the application; and (c) the pertinent provisions of any legislation or industrial instrument said to be
relevant. ([Only include for applications before the court or involving
contentious matters before the commission or registrar).]
2.#Further I apply for directions as to the conduct of this application in relation to the
following matters—

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Industrial Court Rules 1997

SCHEDULE 2 (continued)

- (a) parties;
- (b) service of documents;
- (c) nature of hearing;
- (d) place and time of hearing;
- (e) such other matters as I may be advised.

Additionally, I make oath and swear as follows—

- 3. I am fully authorised in compliance with the Act and the rules of court to make this application.
- 4. The statement of material facts relied on to support this application is to the best of my knowledge, information and belief, true and correct.

	[Signature of applicant]
Signed and sworn by the abovenamed deponent at	[Title of office held]
this day of	
before me—	

A justice of the peace/commissioner for declarations/lawyer

NOTE 1: If there is no attendance before the court/commission/registrar*, by the respondent or agent, counsel or solicitor at the time and place fixed by the registrar, the proceeding may be heard and the respondent will be liable to suffer judgment/decision* or an order against such person in their absence.§

- * Delete whichever is not applicable.
- # Does not apply in the case of amended applications under part 11.
- § This note is to be included when applicable, for example, in applications in which directions or other orders are sought.
- NOTE 2: A person who authorises another person to be their agent in any case before the court, commission or registrar must do so in accordance with part 2 of the rules. If a person is authorised to be an agent in an application using form 2, the following appointment of agent must be included in the application:

Industrial Court Rules 1997

I/we	[insert name in block letters]
	tion/organisation/association and address
	sign any document, process or step and/or
[insert name of person/organisat appointed] of	ion/corporation, etc. for who agent is
	[insert address] /term*
[insert title and number of spe	ecific matter/time period/indefinite period]. day of, 19
Duce ii iiis	[Signature of authorising party]

Form 3

NOTICE OF HEARING FOR APPLICATION FOR MINIMUM WAGE ORDER QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 142⁷²

IN the mat	ter of B of 19
Notice is g	iven—
(a)	that on [date] the commission received an application for a minimum wage order for the following group of employees—
	[set out groups of employees]; and
(b)	that the matter will be heard at
(c)	that each organisation whose rules entitle it to represent the industrial interests of any of the employees concerned and each organisation or association representing employers of any of those employees wishing to express their views may attend the hearing; and
(d)	that any employer of employees to be covered by the order wishing to be heard in relation to the making of the order may attend the hearing.
Office, L	of the application may be inspected at the Industrial Registrar's evel 14, Central Plaza 2, 66 Eagle Street (corner Creek and Streets), BRISBANE, free of charge.
	[Signature]

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 4 NOTICE OF HEARING FOR APPLICATION FOR ORDER TO ENSURE EQUAL REMUNERATION FOR WORK OF EQUAL VALUE

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 15173

IN the mat	tter of B of 19
Notice is g	given—
(a)	that on
	[set out groups of employees]; and
(b)	that the matter will be heard at
	on
	before [commission member]; and
(c)	that each organisation whose rules entitle it to represent the industrial interests of any of the employees concerned and each organisation or association representing employers of any of those employees and wishing to express their views may attend the hearing; and
(d)	that any employer of employees to be covered by the order and wishing to be heard in relation to the making of the order may attend the hearing.
Office, I	of the application may be inspected at the Industrial Registrar's Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Streets), BRISBANE, free of charge.
	[Signature]

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 5 NOTICE OF HEARING FOR APPLICATION FOR TERMINATION ORDER CREATING RULES OF GENERAL APPLICATION

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 22774

IN the mat	ter of B of 19
Notice is g	given—
(a)	that on [date] the commission received an application for ar employment termination order giving effect to [Article 12 of the Termination of Employment Convention as it relates to a severance allowance or separation benefits in relation to the termination of employment of employees]* or [Article 13 of the Termination of Employment Convention in relation to the termination of employment of employees]* about the following group of employees—
(1.)	[set out employees to be covered]; and
(b)	that the matter will be heard at
(c)	that each organisation whose rules entitle it to represent the industrial interests of any of the employees concerned and each organisation or association representing employers of any of the employees and wishing to express their views may attend the hearing; and
(d)	that any employer of employees to be covered by the order and wishing to be heard in relation to the making of the order may attend the hearing.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Industrial Court Rules 1997

SCHEDULE 2 (continued)

A copy of the application may be inspected at the Industrial Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), BRISBANE, free of charge.

[Signature]																		
								R	le	9	įį	st	ra	aı	•			

* Delete whichever does not apply.

Form 6 RESPONSE

INDUSTRIAL COURT* QUEENSLAND INDUSTRIAL RELATIONS COMMISSION* INDUSTRIAL REGISTRAR*

Workplace Relations Act 1997⁷⁵
(No of 19. .)

RESPONSE AND/OR COUNTER PROPOSAL* TO: The Registrar, Industrial Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane 4000 (GPO Box 373, Brisbane 4001, and TO: [Name and address of applicant(s), agent(s) or solicitor(s) responsible *for the conduct of the matter*] TAKE NOTICE THAT I [Name and address of respondent] of [Name of firm—if applicable] [Name of person(s)/corporation(s)/organisation(s)/association(s) Have this day filed with the registrar a statement in response to the claims made by you in the above-numbered matter. The particulars to the response are [give details in numbered 2. paragraphs admitting or denying each claim made by the applicant—attach schedule if necessary] as follows— (1) (2) etc.

I attach hereto as Schedule 1 to this response a counter proposal to

AND/OR*

your claim*.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

[Spe	cify-	_
- 1	(a)	relief sought (i.e.: remedy or outcome sought by respondent); and
	<i>(b)</i>	concise statement of facts relied on to support the counter proposal; and
	(c)	contentions justifying and supporting the relief sought including the pertinent provisions of any legislation or industrial
		instrument said to be relevant. (Only include for applications before the court or involving contentious matters before the commission or registrar).]
		itionally, I make oath and swear as follows—
4.		fully authorised in compliance with the Act and the rules of court
		ake this response.
5.		statement of material facts relied on to support this response is to best of my knowledge, information and belief, true and correct.
		[Signature of respondent]
		[Title of office held]
this		and sworn by the abovenamed deponent at
decla	aratic	A justice of the peace/commissioner for ons/lawyer
* D	1040	which arousis not applicable

^{*} Delete whichever is not applicable.

Form 7 OPPOSITION/OBJECTION*

OUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997⁷⁶

(No of 19)
TO: The Registrar, Industrial Registrar's Office, Level 14, Central Plaza 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane, and
TO:
[Name and address of applicant/s*]
TAKE NOTICE THAT I
[Name and address of objector]
of
[Name of firm—if applicable]
being authorised to represent
1. The particulars to the opposition/objection* are
[Specify—

- (a) the grounds on which the application is objected to;
- (b) particulars of each ground of objection;

(c) the facts and issues relied on in relation to each ground of objection.]

[Attach schedule if necessary.]

Additionally, I/we make oath and swear as follows—

I/we am fully authorised in compliance with the Act and the rules of court to make this opposition/objection*.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

3.	The statement of material facts relied on to support this opposition/objection* is to the best of my/our knowledge, information and belief, true and correct.	
this	[Signature of objector	
	[Title of office held] and sworn by the abovenamed deponent at	
	and sworn by the abovenamed deponent at	
	A justice of the peace/commissioner for declarations/lawyer	

- * Delete whichever is not applicable.
- NB—1. When this opposition/objection is lodged by an industrial organisation, it must be under the seal of the industrial organisation or be signed by 2 persons authorised by the industrial organisation to sign this opposition/objection.
 - 2. When this opposition/objection is lodged by a corporation, other than an industrial organisation it must be signed by a person authorised by the corporation to sign that opposition/objection.
 - 3. When this opposition/objection is lodged by any other person, it must be signed by that person.
- * Delete whichever does not apply.

Form 8 APPLICATION FOR CERTIFICATION OF AGREEMENT QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

		N
Workplace R	Relations Act 1997, s 25 ⁷⁷	
[Name	of employer party] AND	
	of employee party]	
(No.	of 19)	
[TITLE		_
	(Approved)	
APPLICATION FOR CE	ERTIFICATION OF AGREED	MENT
THIS AGREEMENT, made uncleate] [the day the first party signand	ned it], between	
agree as follows	[usi matters ag	
agree as follows Signed for }	[Signature]	reed to]—
Signed for}	[Signature]	reed to]—

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

This agreement is certified und chapter 2 part 1.	der the <i>Workplace Relations Act 1997</i>
	, Commissioner
	date], certified by the commission and f
[Date]	Dogistaga
Operative date: [date]	Registrar
material mentioned in the	ment must supply supporting evidence on the Workplace Relations Regulation 1997 of these rules when filing the application

Form 9 APPLICATION TO AMEND CERTIFIED AGREEMENT QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 34⁷⁸ [Name of employer party] AND [Name of employee party] (No. of 19 . .) [TITLE OF CERTIFIED AGREEMENT] (Approved) the parties to the Register expiring and on [date], apply to amend the agreement. [*Date*] Signed for [*Signature*] [*Title*] In the presence of—

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Industrial Court Rules 1997

SCHEDUEL 2 (Continued)	
Signed for}	[Signature] [Title]
}	[Print name]
In the presence of—	
[Signature]	
[Print name of witness]	
This amendment is approved u section 34.	nder the Workplace Relations Act 1997

Form 10 EXTENSION OF CERTIFIED AGREEMENT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 3379
[Name of employer party]
AND
[Name of employee party]
(No of 19)
[TITLE OF CERTIFIED AGREEMENT]
COMMISSIONER (Approved)
TAKE NOTICE that I/we* a party/the parties* to the certified agreement of [date], Register No.of [year], and expiring on [date], apply for an extension of operation of the agreement until [date].
[date]
[Date]
Signed for } [Signature] [Title]
In the presence of— [Signature]
[Print name of witness

⁷⁹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Industrial Court Rules 1997

SCHEDULE 2 (continued)

Signed for }	[Signature] [Title] [Print name]
In the presence of— [Signature]	
	Commissioner

^{*} Delete whichever does not apply.

Form 11 TERMINATION OF CERTIFIED AGREEMENT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, ss 37–3980		
[Name of employer party]		
AND		
[Name of employee party]		
(No of 19)		
[TITLE OF CERTIFIED AGREEMENT]		
REGISTRAR		
(Filed)		
NOTICE OF/APPLICATION FOR* TERMINATION OF A CERTIFIED AGREEMENT		
<u>TAKE NOTICE</u> that I/we*a party/the parties* to the certified agreement of [date], Register No.of [year], and expiring/that expired* on [date], and having given notice to [name] on [date] of termination of the agreement*, apply for approval/give notice* of the termination of the agreement.		
[date]		
Signed for } [Signature] [Title]		
In the presence of— [Signature]		

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Industrial Court Rules 1997

Signed for}	[Signature] [Title]
In the presence of—	[Print name]
[Signature]	
[Print name of witness]	
Filed on [date]	
[Signa	ture]
_	Registrar
 Delete whichever does not app. 	ly.

Form 12 NOTICE OF INITIATION OF BARGAINING PERIOD

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 4081

Notice is given to the Queensland Industrial Relations Commission, that—
(a)
*(i) an employer/organisation of employees/an employee (ii) party to the following award(s) [insert title of relevant award(s)]
in which
is also involved; and
(b) intends to try, or to continue to try—*(i) to make agreement under chapter 2, part 1, division 7 of the Act with
[insert names and addresses of other negotiating parties]
so far as it involves employees employed in the single business/part of the single business/at the single workplace* [described in the particulars accompanying this notice]; and (ii) to have any agreement reached certified under chapter 2, part 1, division 7 of the Act.
Particulars as specified in section 41 of the Act and section 5 of the Workplace Relations Regulation 1997 are [set out particulars]—
[date]

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Signed for}	[Signature] [Title]
}	[Print name]
In the presence of—	
1	[Signature]
	[Print name of witness]
	[1 rini name of withess]

^{*} Delete whichever does not apply.

Form 13 NOTICE OF AUTHORISATION TO ENGAGE IN INDUSTRIAL ACTION

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 4982

In the matter of a bargaining period b	petween
insert names of negotiating partie initiation of bargaining was filed].	es and the date on which a notice of
of [insert name of organisation of date of authorisation] to engage in period against [insert name of para	s given to the registrar that the members <i>employees</i>] were authorised on [<i>insert</i> industrial action within the bargaining <i>ticular employer</i>] for the purposes of inder chapter 2, part 1, division 7 of the
[date]	
Signed for}	[Signature] [Title]
}	[Print name]
In the presence of—	
1	[Signature]
	[Print name of witness]
* Delete whichever does not apply	

⁸² Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 14 GENERAL FORM OF AFFIDAVIT

INDUSTRIAL COURT* QUEENSLAND INDUSTRIAL RELATIONS COMMISSION* INDUSTRIAL REGISTRAR*

Workplace Relations Act 199783

AFFIDAVIT
[Name of applicant]
AND
[Name of respondent]
(No of 19)
[Title of industrial instrument—if applicable]
I, A.B., of [state address], a [state occupation] (or we, A.B., of [state address], a [state occupation] and C.D., of [state address], a [state occupation], severally) make oath and say as follows—
(And I, the said A.B., for myself say—)
1. I am etc. [State the facts in consecutively numbered paragraphs]
(And I, the said C.D., for myself say—) Deponent
Signed and sworn by the abovenamed deponent <u>or</u> by both (or all) of the abovenamed deponents at this
day of 19 before me—
A justice of the peace/commissioner for declarations/lawyer

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

<u>Or</u>
[Signature of A.B]
[Signature of C.D]
Signed and sworn by the abovenamed deponent A.B., at, this day of, and by the abovenamed deponent C.D., at . this day of, 19 . before me—
A justice of the peace/commissioner for declarations/lawyer
<u>Or</u>
[In the case of an illiterate or blind deponent] [Signature/mark of A.B]
Sworn by the abovenamed deponent A.B., before me at,
this day of , and I certify that this affidavit was first read to the said A.B., in my presence, who seemed perfectly to understand the same, and who made this signature (or mark) before me—
A justice of the peace/commissioner for declarations/lawyer

^{*} Delete whichever does not apply.

Form 15 APPOINTMENT OF AGENT

INDUSTRIAL COURT* QUEENSLAND INDUSTRIAL RELATIONS COMMISSION* INDUSTRIAL REGISTRAR*

Workplace Relations Act 1997, s 33484

INDUSTRIAL MAGISTRATES COURT HELD AT *
TO: The Registrar, Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane 4000 (GPO Box 373, Brisbane 4001).*
TO: The registrar of the Industrial Magistrates Court held at
of
[Address] is authorised to make or sign any document, process or step and/or to appear and act for
agent is appointed] of
as agent for the following matter/term*

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

^{*} Delete whichever does not apply.

Form 16 APPLICATION FOR AUTHORISATION INDUSTRIAL REGISTRAR

Workplace Relations Act 1997, s 39285 Workplace Relations Regulation 1997, s 40

TO: The Registrar, Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane 4000 (GPO Box 373. Brisbane 4001). TAKE NOTICE THAT WE [Name and address of applicants] [name of organisation] apply for a certificate of authorisation on behalf of [full name]. [position held] an officer/employee* of the abovenamed organisation under section 392 of the Act. Additionally we make oath and swear as follows that— (a) the two (2) passport sized (4.5 cm x 3.5 cm) photographs attached are of the person to be authorised; and (b) the signatures appearing below are genuine signatures of the person to be authorised: and (c) we are authorised in compliance with the Act and the rules of court to make this application. President Secretary Signed and sworn by the abovenamed deponents at this day of , 19 . . before me— A justice of the peace/commissioner for declarations/lawyer

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

- Note 1: Securely attach photographs in a sealed envelope to this application. Do NOT staple through the photographs.
- Note 2: Ensure the photographs are signed on their reverse by the person to be authorised.
- Note 3: Ensure signatures do not extend beyond the 4.5 cm signature x 1.5 cm boundaries of the drawn box.

Signature Signature 2 Signature 2

* Delete whichever does not apply

Form 17 SUMMONS—GENERAL FORM

INDUSTRIAL COURT* QUEENSLAND INDUSTRIAL RELATIONS COMMISSION* INDUSTRIAL REGISTRAR*

Workplace Relations Act 199786
(No of 19)
SUMMONS
TO
Dated at this day of, 19
[Signature]
* Delete whichever does not apply

- The summons is to bear the seal of the court or commission

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 18 SUMMONS TO COMPULSORY CONFERENCE QUEENSLAND INDUSTRIAL RELATIONS COMMISSION*

INDUSTRIAL MAGISTRATES COURT HELD AT ...*

Workplace Relations Act 1997, s 24387

(No	of 19)
TO:, ,.	
[Name] of , .	[Title]
[Company etc.]	[Address]
In the matter of a dispute between	
You are summoned to attend at day of	on the
Dated at this	. day of , 19
[Signature]	

(Note—Sections 243 of the Act, provides that a person summoned to a compulsory conference must attend the conference and continue their attendance as directed by the commissioner/industrial magistrate*, and in default is liable to a penalty not exceeding 40 penalty units)

- * Delete whichever is not applicable
- The summons is to bear the seal of the commission or the stamp of the magistrate.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 19 SUMMONS TO REINSTATEMENT CONFERENCE

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION*
INDUSTRIAL MAGISTRATES COURT HELD AT *
Workplace Relations Act 1997, s 21988
(No of 19)
SUMMONS TO COMPULSORY CONFERENCE
(Application for reinstatement or compensation as a consequence of dismissal)
TO:, ,
[Name] [Title]
of
In the matter of an application by [applicant] for reinstatement in the employment of

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Dated at	• • • • • • • • • •	this	day of	. , 19
		[Signature] .		

- Delete whichever is not applicable The summons is to bear the seal of the commission or the stamp of the magistrate.

Form 20 NOTICE TO SHOW CAUSE UNDER SECTION 351(7) OF THE ACT

QUEENSLAND INDUSTRIAL COURT

Workplace Relations Act 1997, s 351(7)89

TO:
of
IN THE MATTER OF
TAKE NOTICE THAT you are called to show cause to the Full Industrial Court on the
[Signature]

• The notice is to bear the seal of the Court.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 21 COMPLAINT

INDUSTRIAL MAGISTRATES COURT HELD AT
Workplace Relations Act 1997, ss 310(a)(vi), 423 *90
COMPLAINT AND SUMMONS ON A CLAIM FOR DAMAGES FOR BREACH OF AGREEMENT MADE UNDER AN INDUSTRIAL INSTRUMENT*
COMPLAINT AND SUMMONS ON AN APPLICATION FOR RECOVERY OF WAGES ETC. DUE*
In the Industrial Magistrates Court at
between complainant of
and defendant of
The complaint of
of
The complainant [here state the subject matter, which should not allege an offence]
The complainant applies to the Industrial Magistrate for an order directing the said defendant to pay in full the amount payable, particulars of which are annexed.
[Signature of complainant]
[Signature of applicant]
[Title of office held]

⁹⁰ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Signed and sworn/made* by the complainant at
this day of , 19 before me—
A justice of the peace/commissioner for declarations/lawyer
SUMMONS
To of
You are commanded, in Her Majesty's name to appear before an Industrial Magistrate at the Industrial Magistrates Court at,
on the day of ,
$19\ldots$, at $\ldots\ldots$ a.m./p.m.* to answer the complaint and to be
further dealt with according to law.
Dated at, on the day of, 19
A justice of the peace/commissioner for declarations/lawyer
* Delete whichever is not applicable
Form 21 continues over page
OATH OF SERVICE
I,[full name],
of
[occupation], do swear that on the day of
, 19, I served the defendant with a
copy of the summons and copy of the complaint on which the summons was issued and particulars of claim, by—

*(a)	delivering a copy of it to the defendant personally;
*(b)	leaving a copy of it with
*(c)	leaving a copy of it at the registered office of the company at
(d)	certified mail/security post by posting at
	Deponent
Signe	ed and sworn by the deponent at
in the	e State of day of
	, 19 before me—
	A justice of the peace/commissioner for declarations/lawyer
	OATH BY COMPLAINANT
	[To be completed when service is effected by paragraph (d) above]
	complainant, do swear that
defer	g the address to which the copy of this summons was posted is the address last known to me because of information to my reledge as the result of investigations—or [insert details]
	Complainant

Signed and sworn by the complainant at
n the State of this day of
, 19 before me—
A justice of the peace/commissioner for declarations/lawyer
* Delete whichever does not apply.

Form 22 APPLICATION BY AGED OR INFIRM PERSON

INDUSTRIAL MAGISTRATES COURT HELD AT Workplace Relations Act 1997, s 47191 APPLICATION BY AN AGED OR INFIRM PERSON FOR A PERMIT TO WORK FOR LESS THAN THE MINIMUM WAGE PRESCRIBED BY AN AWARD of [address of applicant], [occupation of applicant], considering myself unable to earn the minimum wages provided for by an industrial instrument that applies to the calling of [describe calling in which the applicant wishes to be employed], apply to . . [insert the name of the Industrial Magistrate to whom the application is *made*], being an Industrial Magistrate, for a written permit to work as a . . . [insert the class of work at which applicant wishes to be employed] in the calling, for less than the provided wages, for a period of [state period for which permit is wanted months, and in support of my application, I solemnly and sincerely declare as follows— (1) I am [state age of applicant] years of I am infirm because of [here (2) describe nature infirmity]. Having regard to my age or my infirmity, I believe the work I (3) will be able to do in the class of work in the calling during the period will not be worth more than [insert rate per hour, day, *or week*] per I am a member of the organisation of employees* known as... (4)

member of any organisation of employees*'].

[insert name of organisation, or if applicant is not a member of any organisation of employees, write in the words 'I am not a

⁹¹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

And I make this declaration consciention and by virtue of the provisions of the Oat	,
Made and declared by the deponent at	Applicant/industrial inspector*
this day of	
	nmissioner for declarations/lawyer
Received into the office of the Industrial M, 19., and filed as a	•
Permit issued on theday of	, 19 No of 19
* Delete whichever is not applicable	

^{*} Delete whichever is not applicable.

Form 23 NOTICE OF HEARING

INDUSTRIAL MAGISTRATES COURT HELD AT
Workplace Relations Act 1997, s 47192
NOTICE OF HEARING OF APPLICATION BY AGED OR INFIRM PERSON
TO:
particulars of whose application are annexed.
Particulars of application
Name and address of person
Dated at day of, 19
Industrial Magistrate
NOTE 1: Please acknowledge receipt of this notice.

⁹² Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

SCHEDULE 2 (continued)

NOTE 2: Notice to be drawn in duplicate, 1 copy for service, the other to be filed.

(As to service of notice, see parts 8 and 12 of the rules of court, made under the Workplace Relations Act 1997.)
NOTE 3: Notice to be addressed to the secretary of the organisation of employees of the calling in which applicant wishes to be employed.
NOTE 4: The date of hearing must not be more than 7 nor less than 3 days from date of notice.
NOTE 5: Objections may be raised by any authorised representative of the organisation of employees concerned.
A copy of this notice, addressed to ..., was posted on the ..., day of ..., 19 ...

Form 24 PERMIT

INDUSTRIAL MAGISTRATES COURT HELD AT Workplace Relations Act 1997, s 47193 PERMIT FOR AN AGED OR INFIRM EMPLOYEE TO WORK FOR LESS THAN THE MINIMUM WAGE PRESCRIBED BY AN **AWARD** In the Industrial Magistrates Court at Permit No. of 19, of, has a stated inability to earn the minimum wage provided for by an industrial instrument that applies to the calling of, has applied to me, an Industrial Magistrate, for a permit to work as a months, and has declared that he/she* is years of age and is infirm because of and that he/she* believes the work he/she* will be able to do at the class of work in the calling will not be worth more than \$. . per, and that he/she* is a member of the organisation of employees known as [or that he/she* is not a member of any organisation of employees] I grant a permit to the applicant to work at the class of work in the calling for a wage at the rate of \$ per for a period of on the conditions following, namely— And I am notifying the applicant and the secretary of the organisation of employees* having coverage of the calling of my decision to grant the permit.

⁹³ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

SCHEDULE 2 (continued)

Signed at	, in the S	State
this	day of, 19	٠
	Industrial Magistr	rate

NOTE—this permit should be made out and signed in triplicate, 1 handed to the applicant, 1 sent to the secretary of the organisation of employees concerned, and 1 filed for record.

The officer charged by the Industrial Magistrate with the duty should post the copy for the organisation of employees in a prepaid registered letter to the secretary of the organisation at the last-known office of the organisation, and endorse on the copy kept for record a statement that it was so posted, with the date of posting (see rules of court, or deliver it personally to the secretary, making a similar endorsement of the fact, with date.

^{*} Delete whichever does not apply.

Form 25 APPLICATION FOR PERMIT TO WORK BY STUDENT QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 47094

TO: The Registrar, Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane 4000 (GPO Box 373, Brisbane 4001).
[This section to be completed by student]
I,[insert full name]
of
Dated at day of, 19 [Signature of applicant]
[This section to be completed by registrar of relevant tertiary institution/college] I, the registrar,
[insert full name]
[insert name of tertiary institution/college] certify that a period of technical training in the calling of [insert occupation or job description] at the establishment of [employer's business name] of
[Address] between, 19 and, 19 is required to enable the applicant to complete his/her course [insert title of course], at the tertiary institution/college*.

⁹⁴ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

	will be paid a wage of not less than [insert wage] f hours [insert hours to be worked per week].
	Registrar of tertiary institution/college*
NOTE 1:	This application is only to be completed if the proposed training is in a calling regulated by an industrial instrument of the Queensland Industrial Relations Commission.
NOTE 2:	All information required above <i>must</i> be completed before filing the application.
NOTE 3:	This is not an application under the <i>Vocational Education and Training (Industry Placement) Act 1992</i> .

^{*} Delete whichever does not apply.

Form 26 VOTING PAPER FOR BALLOT UNDER SECTION 244 OF THE ACT

Workplace Relations Act 1997, s 24495

VOTING PAPER

In the matter of a strike in the ca	lling of	<u> </u>		
			 	 •
because [concisely state reason]			 	
			 	 •
			 	 •
			 	 •
Are you in favour of the strike?				
	YES			
	NO			

Directions

Mark a tick "√" in the square opposite the word "YES" if you are in favour of the strike or in the square opposite the word "NO" if you are not in favour.

Should a tick " $\sqrt{}$ " be marked in both squares, or should such mark be placed outside the squares, the voting paper shall be informal and invalid.

⁹⁵ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 27 APPLICATION CERTIFICATE AS FOR TO REQUESTED CESSATION REPRESENTATION/CERTIFICATE AS TO OF **REQUESTED REPRESENTATION*** QUEENSLAND INDUSTRIAL RELATIONS COMMISSION *Workplace Relations Act 1997*, s 21⁹⁶ TO: The Registrar, Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane 4000 (GPO Box 373, Brisbane 4001) * (i) APPLICATION for the issue of a certificate under section 21(1)(a) of the Workplace Relations Act 1997 is made by— [insert name and address of industrial organisation] concerning a request/s under section 20(5) of the Workplace Relations Act 1997 for the above organisation to represent the employee(s) who is/are a member/s of this organisation for the purposes of meeting and conferring with the employer of the employee(s), namely— [insert name and address of employer] about a proposed agreement titled— [insert name/title of proposed certified agreement] OR * (ii) Application for the issue of a certificate under section 21(1)(b) of the Workplace Relations Act 1997 is made by— [insert name and address of employer] for cessation of the requirement pursuant to section 20(6) of the Act for the employer to give a reasonable opportunity to— [insert name and address of industrial organisation] to meet and confer about a proposed certified agreement titled— [insert name/title of proposed certified agreement]

because the requirement in section 20(7) no longer applies.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

[Signature of applicant]	
[Print name]	
[Title of office held]	
[Date]	

- Delete whichever does not apply An affidavit must accompany this application under rules 19 and 21.

Form 28 CERTIFICATE AS TO REQUESTED REPRESENTATION QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 2197

TO:	[insert name and address of industrial organisation]
I,	[insert name and address of industrial organisation]
	[insert name of Industrial Registrar]
	strial Registrar, pursuant to section 21 of the <i>Workplace Relations Act</i> 7, certify that—
(i)	on application by—
	[insert name and address of applicant industrial organisation]
	that a* relevant employee/s* has/have* made a request to the organisation under section 20(5) for the organisation to represent the employee'/s' industrial interests for the purposes of meeting and conferring with the employer, namely—
	[insert name and address of employer]
	as it relates to the making of a proposed certified agreement, titled—
	[insert name or title of proposed certified agreement].
(ii)	the request was made to the organisation by the employee/s under section $20(5)$ of the Act.
	s certificate is, for all purposes of the Act, evidence that an employee/s tested representation under section 20(5) of the <i>Workplace Relations Act</i>

1997.

⁹⁷ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Issued at	this		day of		. , 19 .
	[Signatu	re]			
				Registrar	

- Delete whichever does not apply The certificate is to bear the stamp of the Registrar.

Form 29 CERTIFICATE AS TO CESSATION OF REQUIREMENT UNDER SECTION 20(6)

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

	Workplace Relations Act 1997, s 2198
TO:	[insert name and address of employer]
I,	[insert name of Industrial Registrar]
	strial Registrar, pursuant to section 21 of the <i>Workplace Relations Act</i> 7, certify that—
(i)	on application by—
	[insert name and address of applicant employer]
	for cessation of the requirement pursuant to section 20(6) of the Act for the employer to give a reasonable opportunity to—
	(the organisation) [insert name and address of relevant industrial organisation]
	to meet and confer with the employer about a proposed certified agreement titled—
	[insert name or title of proposed certified agreement]

(ii) the requirement in section 20(6) of the Act, has, because of section 20(7) of the Act, ceased to apply to the employer.

This certificate is, for all purposes of the Act, evidence that the requirement has ceased to apply to the employer.

Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

	SCHEDULE 2 (co	ontinued)
Issued at	this	day of, 19.
	[Signature]	• • • • • • • • • • • • • • • • • • • •
		Registrar

• The certificate is to bear the stamp of the Registrar.

Form 30

APPLICATION FOR DETERMINATION OF DESIGNATED AWARD FOR THE PURPOSES OF A CERTIFIED AGREEMENT/QUEENSLAND WORKPLACE AGREEMENT (QWA)*

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, ss 120 and 12199

· · · · · · · · · · · · · · · · · · ·
IN the matter of a proposed certified agreement/Queensland Workplace Agreement (QWA)* between—
[insert name and address of employer]; and
[insert name/s of organisation of employees/employee/various employees]*.
Application is made for the Queensland Industrial Relations Commission/an Enterprise Commissioner* to determine an award that is appropriate for the purposes of deciding whether a certified agreement/Queensland Workplace Agreement (QWA)* passes the no–disadvantage test.
The kind of work that the person/s who is/are* under the proposed agreement is/are* engaged in is—
[insert name of occupation or calling, or provide a brief outline of the work performed].
To the best of my knowledge and belief, the—
[insert name of award]
may be appropriate for the purposes of deciding whether the certified agreement/QWA* passes the no-disadvantage test.

⁹⁹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

[Signature of applicant]
[Print name]
[Title of office held]
[Date]

^{*} Delete whichever does not apply.

Form 31 WAIVER

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 400(3)100

TO: [insert name of authorised officer]	
Authorised industrial officer of	
[insert name and address of industrial organisation]	
I,[insert name of Industrial Registrar]	
Industrial Registrar, pursuant to section 400 of the <i>Workplace Relations Act</i> 1997 (the Act), and being satisfied that, for reasons shown, it is impracticable for you to give forty–eight (48) hours notice of your intention to enter the workplace of/at*	
[insert name and address of employer and workplace]	

to exercise a power under section 401 of the Act, do waive the requirement of section 400(2) of the Act, namely the requirement to give the employer at least forty–eight (48) hours notice of your intention to enter the relevant workplace.

¹⁰⁰ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Dated at	this	day of , 19 .
	[Signature]	

- Delete whichever does not apply The waiver is to bear the stamp of the Registrar.

Form 32 INDUSTRIAL REGISTRAR'S CERTIFICATE

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 400101

TO:
[insert name of authorised industrial officer]
Authorised industrial officer of
[insert name and address of industrial organisation]
I,[insert name of Industrial Registrar]
Industrial Registrar, pursuant to section 400(4) of the <i>Workplace Relation</i> . <i>Act 1997</i> (the Act), certify that for section 400(1) of the Act, the workplace of
[insert name and address of employer]
is a relevant workplace as defined in section 400(9) of the Act.
Issued at day of
[Signature]
Registrar

The certificate is to bear the stamp of the Registrar.

¹⁰¹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Form 33

TERMINATION OF INDUSTRIAL AGREEMENT QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, (Section 504(5))102

[insert name of	[employer party]
A	ND
[insert name of	femployee party]
(No. IA	of 19)
[TITLE OF INDUST	TRIAL AGREEMENT]
NOTICE OF TERMINATION (OF INDUSTRIAL AGREEMENT
TAKE NOTICE that we,	
	rial agreement being terminated]
parties to the industrial agreement of	[insert date],
Register No.IA of	[insert year],
and expiring on [in	sert date], give notice that the parties have
agreed to terminate the industrial agreeme	ent, effective from[insert date]
Dated [insert date]
Signed for}	[Signature]
	[Title]
	[Print name]

¹⁰² Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

In the presence of—	[Signature]
	[Print name of witness]
Signed for}	[Signature]
	[Title]
	[Print Name]
In the presence of—	[Signature]
	[Print name of witness]
Signed for}	[Signature]
	[Title]
	[Print name]
In the presence of—	[Signature]
	[Print name of witness]
Filed on [inser	rt date]
[Signature]	· · · · · · · · · · · · · · · · · · ·
[8]	Registrar

Form 34 QUEENSLAND WORKPLACE AGREEMENT (QWA)

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, (chapter 2, part 2)103

THIS agreement, made under the Workplace Relations Act 1997 between—
[employer] [insert name of employer—an employer must be an individual, or a corporation—a trading name is not sufficient]
AND
[insert <u>either</u> [name of employee]—employee OR "the employees listed in the attached schedule A"]
witnesses that the parties agree as follow—
[List the matter agreed to. Include those required by sections 75 and 76 of the Workplace Relations Act 1997 to be included in a QWA].

¹⁰³ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

SCHEDULE 2 (continued)

(SIGNATURES)	
	In the presence of—
[Employer]	
[Print name]	[Print name]
[Date]	[Date
OR	
Signed on behalf of the employer—	In the presence of—
[Print name]	[Print name]
[Date]	[Date]
AND	
	In the presence of—
[Employee]	
[Print name]	[Print name]
[Date]	[Date

OR

Those employees whose signatures, printed names and dates of signing appear in the attached Schedule A and are accompanied by the signature, printed name and date of signing of the person who witnessed the signature of each employee, who are party to this agreement.

This agreement is approved under chapter 2, part 2 of the *Workplace Relations Act* 1997.

	[Signature]
	[Date]
Filed on	[insert date], and given Register No
[insert Register No.] in the Que	eensland Workplace Agreements Register.
	[Signature]
	Registrar

Form 35

QUEENSLAND WORKPLACE AGREEMENT (QWA) AMENDMENT AGREEMENT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, (chapter 2, part 2)104

TAKE NOTICE that we
insert name of employer—an employer must be an individual, or a corporation—a trading name is not sufficient]
AND
[Name of employee]
[insert <u>either</u> name of employee OR "and the employees listed in the attached Schedule A"]
the parties to a Queensland Workplace Agreement, Registered No
[insert QWA No.] and expiring on [insert date],
have agreed to amend the QWA in the following manner—
[Outline the matters agreed by the parties which amend the specified QWA. Include those required by sections 75 and 76 of the Workplace Relations Act 1997 to be included or amended].

¹⁰⁴ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

(SIGNATURES)	
	In the presence of—
[Employer]	
[Print name]	[Print name]
[Date]	[Date]
OR	
Signed on behalf of the employer—	In the presence of—
[Print name]	[Print name]
[Date]	[Date]
AND	
	In the presence of—
[Employee]	
[Print name]	[Print name]
[Date]	[Date]

OR

Those employees whose signatures, printed names and dates of signing appear in the attached Schedule A and are accompanied by the signature, printed name and date of signing of the person who witnessed the signature of each employee, who are party to this agreement.

This agreement is approved under chapter 2, part 2 of the Workplace Relations Act 1997.

	,
[Sig	nature]
	[Date]
Filed on	and given Register No
[insert date]	[insert Register No.].
[Sig	nature]
	Registrar

Form 36 QUEENSLAND WORKPLACE AGREEMENT (QWA) EXTENSION AGREEMENT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, (chapter 2, part 2)105

TAKE NOTICE that we	
[insert name of employer—an empcorporation—a trading name is not su	oloyer must be an individual, or a ufficient]
AND	
	[Name of employee]
[insert <u>either</u> name of employee Of attached schedule A"]	R "and the employees listed in the
the parties to a Queensland Workplace	e Agreement, Registered No
[insert QWA No.] and expiring on	[insert nominal date],
have agreed to extend the nominal exp	piry date specified in the QWA to [insert date].
(SIGNATURES)	
	In the presence of—
[Employer]	
[Print name]	[Print name]
[Date]	[Date]
OR	

¹⁰⁵ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Signed on behalf of the employer—	In the presence of—
[Print name]	[Print name]
[Date]	[Date]
AND	
	In the presence of—
[Employee]	
[Print name]	[Print name]
[Date]	[Date]
OR	
Those employees whose signatures, appear in the attached Schedule A, are printed name and date of signing of the of each employee, who are party to this	nd are accompanied by the signature are person who witnessed the signature
This extension agreement is approve Workplace Relations Act 1997.	ved under chapter 2, part 2, of the
[Signature	Enterprise Commissioner
	[Date]
Filed on [inser	rt date] and given Register No [insert Register No.]

^{*} Note the requirements of section 76 of the Act concerning time limits for extension agreements.

Form 37

QUEENSLAND WORKPLACE AGREEMENT (QWA) TERMINATION AGREEMENT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, (chapter 2, part 2)106

TAKE NOTICE that we	
insert name	e of parties]
being the parties to a Queensland Wor	rkplace Agreement, Registered No
[insert QWA No.] and expiring on	[insert nominal expiry date],
agree to terminate the QWA at the enotice is	end of the day on which an approval
issued for the termination agreement of	or on
[insert relevant date].*	
(SIGNATURES)	
	In the presence of—
[Employer]	
[Print name]	[Print name]
[Date]	[Date]

¹⁰⁶ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

SCHEDULE 2 (continued)

OR	
Signed on behalf of the employer—	In the presence of—
[Print name]	[Print name]
[Date]	[Date]
AND	
	In the presence of—
[Employee]	
[Print name]	[Print name]
[Date]	[Date]

OR

Those employees whose signatures, printed names and dates of signing appear in the attached schedule A, and are accompanied by the signature, printed name and date of signing of the person who witnessed the signature of each employee, who are party to this termination agreement.

This termination agreement is approved under chapter 2, part 2, of the *Workplace Relations Act 1997*.

[Sig	gnature] Enterprise Commissioner
	[Date]
Filed on	[insert date] and given Register No [insert Register No.]

- Note that under the provisions of section 80 of the Act, the termination agreement takes effect at the later of the two times specified. Delete whichever does not apply.

Form 38 NOTICE TO TERMINATE A QUEENSLAND WORKPLACE AGREEMENT (QWA)

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, (chapter 2, part 2)107

TAKE NOTICE that I/we*	
[insert name of emp	ployer or employee]
being a party to a Queensland Workpl [insert QWA No.] on which the nomin has passed, give notice that the QWA section 80(4) of the Workplace Relatinotice of termination given to the othe [insert date notice served].	al expiry date of [insert date] A is to terminate in accordance with ons Act 1997, and attach a copy of the
(SIGNATURES)	
	Witnessed in the presence of—
[Party filing notice]	
[Print name][Date]	[Print name][Date]
Dated at this	day of , 19 .
[Signature	e]
Filed on	[insert date]

¹⁰⁷ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Industrial Court Rules 1997

- The party filing this notice should be acquainted with the requirements of section 80 of the Act.
- * Delete whichever does not apply
- ** Note that under section 80(4) of the Act, the termination notice takes effect at the end of the 28th day after the party filing the termination notice gave notice to the other party of the termination notice being filed.

Form 39 EMPLOYER FILING APPLICATION

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION OUEENSLAND WORKPLACE AGREEMENT (OWA)

Workplace Relations Act 1997¹⁰⁸

PART 1—EMPLOYER DETAILS

Introductory notes

You are required to complete this form if you wish to file an individual or collective QWA or QWAs for consideration by an Enterprise Commissioner. The form is in two parts—

Part 1 seeks information about the employer's business and the steps the employer took in making the QWA or QWAs—

Part 2 seeks information about the employees covered by the QWA or QWAs, and the contents of the OWAs themselves.

The Enterprise Commissioner will use the information in parts 1 and 2 of the form to help decide whether the Commissioner can approve the QWA or QWAs. Please refer to page 11 of the "Guide for Employers" for information on what the Enterprise Commissioner needs to be satisfied of in approving a QWA.

Because the Enterprise Commissioner has to assess QWAs on an individual basis, you will need to fill in part 2 of the form for each employee covered by the QWA or QWAs. You can get additional copies of parts 1 or 2 of the Employer Filing Application form by ringing, or calling at any of the offices listed at the end of this form.

Please note that you are required to sign an employer declaration which states, among other things, that the QWAs that you are filing comply with section 75 of the *Workplace Relations Act 1997*.

Section 75 of the Workplace Relations Act 1997 provides that—

- The employer must ensure the QWA includes the provisions about discrimination prescribed under a regulation.
- If the QWA does not in fact include the prescribed provisions about discrimination, the QWA is taken to include the provisions.
- The employer must ensure the QWA does not include any provisions that prohibit or restrict disclosure of details of the QWA by either party to another person.

¹⁰⁸ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999.

- The employer must ensure that the QWA includes a dispute resolution procedure.
- If the QWA does not include a dispute resolution procedure, the QWA is taken to include the model dispute resolution procedure prescribed under a regulation.
- A dispute resolution procedure that is included in a QWA may confer powers on the Enterprise Commissioner to settle disputes between the parties to the QWA about the application or interpretation of the QWA. The Commissioner may exercise those powers.

See pages 17–19 of the "Guide for Employers" for copies of the model anti-discrimination provision and the model dispute resolution procedure.

1	What is the legal or registered name of the employer which is filing this Queensland Workplace Agreement (QWA)?	Postcode
2	Do you have an Australian Company Number (A.C.N.) or a	Postcode
	Queensland Registered Business Number (R.B.N.)?	Postcode
3	No Go to next question Yes What is the number? A.C.N. R.B.N. What is your registered business address?	5 Does your business operate under a trading name or names? No Go to next question Yes What is the trading name used at the worksite or premises where the QWA will apply? (Give details of the trading name(s) applicable to each worksite listed in question 4.)
	Postcode	
4	What is the address of the worksite(s) at which this QWA will apply? (If more than one worksite is involved, give addresses for each worksite)	6 Where would you like future correspondence to be sent? Registered business address Go to next question Worksite address Go to next question

	The address below
	below if insufficient space please
	provide information on a separate
Postcode	sheet and attach to this application.)
7 What is the name of the contact	Provision of written information
officer in your organisation for	
questions about the QWA.	
•	
Name	
Position	<u> </u>
Phone Number Fax Number	Group discussion/workplace meetings
	i
8 What does your organisation make	
or do? (For example, a shop selling	
clothes, a factory making chocolate).	
Type of activity	
	Individual discussions/meetings
	[
9 Approximately how many	
employees does the whole organisation named in question 1	
employ at all of its sites?	
Less than 20	
	11 Did the employee(s) have the
20-99	opportunity to ask questions about the QWA?
100 or more	
	No L
10 How was the effect of the	Yes Give details
respective QWAs explained to the	
employee(s)? Tell us in detail what steps were taken by the employer to	
explain the QWA, including the	
time frame in which these occurred,	

under the three headings set out	
12 Is this QWA in the same terms as another employee's QWA that has been filed and approved?	The information provided in this form is provided in good faith and to the best of my knowledge is true and free of error.
No Go to 14	The QWA(s) between the employer and
Yes Go to next question	employee(s) referred to in Parts 1 and 2 of the Employer Filing Application form
13 What was the number assigned to that QWA when it was filed? Number	comply with section 75 of the Workplace Relations Act 1997 (See introductory notes for details of section 75)
	Each employee referred to in Part 2 of
14 Did the employer appoint in writing a person to act as the employer's bargaining agent (someone to negotiate on the employer's behalf) when making this QWA(s)?	the Employee Filing Application was given a copy of the information statement prepared by the Employment Advocate at least (insert number) days before they signed the QWA(s).
No Go to 14	Name of person making declaration
Yes Go to next question	Given Name
15 Who was the employer's bargaining agent?	
	Surname or Family Name
An employer organisation A lawyer	
A consultant	Position
Other	rosition
(Please specify)	
	Signature
16. F. J. D. J.	
16 Employer Declaration	Date
Note: If the employer is a body corporate, the employer declaration	, ,
must be made by a duly authorised	, , ,
officer of the body corporate.	

I declare that:

Where to send the Employer Filing Application form and your QWA(s)

When you have completed Part 1–Employer Details, and Part 2–Employee Details for each employee who is a party to the QWA(s) that you are filing, the forms, together with two (2) copies of your QWA(s) should be delivered or posted to:

Industrial Registrar's Office

Level 14 Central Plaza 2 66 Eagle Street (Cnr Creek Street) (GPO Box 373, Brisbane, Q, 4001) Telephone (07) 3227 8060

Employment Advocate

Level 14, Citibank Centre 199 Charlotte Street, Brisbane (GPO Box 69, Brisbane, Q, 4001) Telephone (07) 3225 2296 Fax (07) 3221 6764

District Industrial Inspectors-

North Brisbane Level 4, Lutwyche City Shopping Centre 543 Lutwyche Road, Brisbane (PO Box 820, Lutwyche, Q, 4030) Telephone (07) 3247 9450

South Brisbane

Block C, Garden Square 643 Kessels Road, Upper Mt Gravatt (PO Box 6500, Mt Gravatt, Q, 4122) Telephone (07) 3872 0050

Ayr - Court House

Queen Street (PO Box 639, Ayr, Q, 4807) Telephone (077) 835 337

Bundaberg

11 Bourbong Street (PO Box 955, Bundaberg, Q, 4670) Telephone (071) 537 100

Cairns

2nd Floor, State Government Building 17-19 Sheridan Street (PO Box 894, Cairns, Q, 4870) Telephone (070) 523 233

Emerald

Clerana Centre
Cnr Clermont and Anakie Streets
(PO Box 1073, Emerald, Q, 4720)
Telephone (079) 823 188

Gladstone

Level 2, State Government Centre Cnr Roseberry St & Oaka Lane (Locked Mail Bag 15, Gladstone, Q, 4680)

Telephone (079) 760 701

Gympie

Lands Office Building 26 Channon Street (PO Box 49, Gympie, Q, 4570) Telephone (07) 5482 1842

Ipswich

New Court House Cnr East & Limestone Streets (PO Box 226, Ipswich, Q, 4305) Telephone (07) 3280 1819

Mackay

1st Floor, Post Office Square Cnr Sydney & Gordon Streets (PO Box 1749, Mackay, Q, 4740) Telephone (079) 518 060

Maryborough

63-65 Ellena Street (PO Box 521, Maryborough, Q, 4650) Telephone (071) 237 717

Mount Isa

75 Camooweal Street (PO Box 2249, Mount Isa, Q, 4825) Telephone (077) 446 836

Nambour

1st Floor Centenary Square 52-64 Currie Street (PO Box 501, Nambour, Q, 4560) Telephone (07) 5470 8844

Rockhampton

Level 2 State Government Building 209 Bolsover Street (Locked Mail Bag 7, Rockhampton, Q, 4700)

Telephone (079) 319 750

Roma

116 McDowall Street (PO Box 697, Roma, Q, 4455) Telephone (076) 221 140

Southport

10 Cloyne Road (PO Box 419, Southport, Q, 4215) Telephone (07) 5583 5050

Toowoomba

2nd Floor James Cook Centre Herries and Ruthven Streets (PO Box 32, Toowoomba, Q, 4350) Telephone (076) 323 833

Townsville

254 Ross River Road Aitkenvale (Locked Mail Bag 15, Aitkenvale, Q, 4814)

Telephone (077) 506 060

Warwick

Government Offices Guy and Fitzroy Streets (PO Box 57, Warwick, Q, 4370) Telephone (076) 611 433

Form 40 EMPLOYER FILING APPLICATION

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION QUEENSLAND WORKPLACE AGREEMENT (QWA)

Workplace Relations Act 1997

PART 2—EMPLOYEE DETAILS

Introductory Notes What is the employee's home address? You will need to fill in Part 2-Employee Details for each employee covered by the QWA or QWAs that you Postcode are filing. Please refer to page 11 of the "Guide for Employers" for information on what the What is the Employee's nominated Enterprise Commissioner needs to be postal address? (If the same as home satisfied of in approving a QWA. address write as above) Name of the employee covered by 1 this QWA? Postcode Given Name 6 What is the employee's telephone number? Family or Surname Work Is the employee male or female? Home) Male Female 7 Is the employee covered by a State What is the employee's date of or Federal award? birth (if under 21 years)? If you don't know the answer to the above question refer to page 7 of the Month Year Day "Guide for Employers." Go to next question Go to 9

8 If there is no award covering the employee you must apply to the Enterprise Commissioner to have an award nominated as the award against which the QWA must be assessed to determine whether it passes the no disadvantage test. Inquiries as to the appropriate award should first be made to the Employment Advocate or the Employment Advocate's designated representative. (See Step 1 Page 7 of the "Guide for Employers")(Please see end of this form for list of Offices of Employment Advocate and Representatives)	Job title if different from award classification 11 What are the main tasks that the employee does in this job? (Describe as fully as possible. For Managers, state main activities controlled.) Main Tasks (e.g. book keeping, supervising technicians)
What is the name of the award determined by the Enterprise Commissioner? Award Title In Full Go to 10	12 Are there any enterprise bargaining agreements certified by the Queensland Industrial Relations Commission that apply to the employee? No Go to 14 Yes Go to next question
9 List the award which covers the employee's work. Award Title In Full	13 What is the full name of the certified agreement and its expiry date? Name of Agreement
10 What is the employee's job title or award classification? Award classification (including level–if applicable)	Expiry Date of Agreement

14 Does the QWA change any employment conditions (e.g., long service leave) that are contained in State laws that apply to the employee? No Go to next question Yes List State Laws	(e.g. base rates, allowances, overtime/shift/penalty rates, casual
	Hours (e.g. ordinary time hours of work, span of hours, rest breaks)
15 Have the wages of this employee either increased or decreased under the QWA? No Go to 17	i i
Yes Go to next question	Leave
16 By what percentage did the Wages– Increase or Decrease	(e.g. annual leave, personal/carer's leave (including sick leave), long service leave)
17 Describe how the QWA differs from the awards in questions 8 and 9, or any relevant State law(s) listed in question 14 in the following four areas. (If insufficient space please provide information on a separate sheet and attach to this application)	Other Differences Affecting Conditions of Employment (e.g. new classifications, superannuation)

18 Is the employee undertaking an apprenticeship or traineeship under a formal apprenticeship/traineeship agreement? No Go to 23	21 What percentage of the relevant award rate, as determined by the Approving Authority, has been used?
Yes Attach the training agreement	22 Does the QWA include wage progression criteria determined by an Approving Authority which are different from the progression criteria in the relevant or designated award?
19 The Workplace Relations Act 1997 allows Queensland Workplace Agreements to be based on special new minimum wages for apprentices and trainees. These minimum wages	No Yes
are calculated by applying a determination of an Approving Authority to the relevant or	23 Is the rate of pay based on the supported wage system for people with disabilities?
designated award. Is the employee undertaking an apprenticeship or traineeship under these new arrangements? (Refer to page 12 of the "Guide for Employers" for information on the training wage system and Approving Authorities.) No Go to 23	(Some workers with disabilities are eligible for a special wage system. For an explanation of the Supported Wage System please refer to page 12 of the "Guide for Employers.") No Yes Attach the wage assessment form
Yes Go to next question	24 How many ordinary hours (excluding overtime) per week does this employee usually work?
20 Has the wage rate contained in the QWA been calculated by applying a determination of an Approving Authority to the relevant or designated award rate? No Go to 22	Hours 25 Is the employee employed on a casual or part-time basis?
Yes Go to next question	Casual Part-time No No Yes Yes

26	Is the employee covered by this QWA a new employee? No Go to 29 Yes Go to next question	31 What was the number assigned to the previous QWA when it was filed? Number
27	On what date did the new employee, or will the new employee commence work? Date	32 Did the employee appoint in writing a person to act as his or her bargaining agent (someone to negotiate on their behalf) in relation to this QWA?
28	Did the new employee receive this QWA at least 5 days before signing it?	No Yes
	No Go to 32	33 Who was the bargaining agent used by the employee?
29	Yes Go to 32 Did the existing employee receive this QWA at least 14 days before	Someone from a union, e.g. a union delegate, shop steward or union official
	signing it?	A friend or family member A lawyer or consultant
	Yes	Other (Please specify)
30	Does the QWA replace a previous QWA between this employer and the employee?	
	No Go to 32	
	Yes Go to next question	

Offices of Employment Advocate and Representatives:

Employment Advocate Level 14, Citibank Centre 199 Charlotte Street, Brisbane (GPO Box 69, Brisbane, Q, 4001) Telephone (07) 3225 2296 Fax (07) 3221 6764

Representatives-District Industrial Inspectors at-North Brisbane

Level 4, Lutwyche City Shopping Centre 543 Lutwyche Road, Brisbane (PO Box 820, Lutwyche, Q, 4030) Telephone (07) 3247 9450

South Brisbane

Block C, Garden Square 643 Kessels Road, Upper Mt Gravatt (PO Box 6500, Mt Gravatt, Q, 4122) Telephone (07) 3872 0050

Ayr - Court House

Queen Street (PO Box 639, Ayr, Q, 4807) Telephone (077) 835 337

Bundaberg

11 Bourbong Street (PO Box 955, Bundaberg, Q, 4670) Telephone (071) 537 100

Cairns

2nd Floor, State Government Building 17-19 Sheridan Street (PO Box 894, Cairns, Q, 4870) Telephone (070) 523 233

Emerald

Clerana Centre Cnr Clermont and Anakie Streets (PO Box 1073, Emerald, Q, 4720) Telephone (079) 823 188

Gladstone

Level 2, State Government Centre Cnr Roseberry St & Oaka Lane (Locked Mail Bag 15, Gladstone, Q, 4680)

Telephone (079) 760 701

Gympie

Lands Office Building 26 Channon Street (PO Box 49, Gympie, Q, 4570) Telephone (07) 5482 1842

Ipswich

New Court House Cnr East & Limestone Streets (PO Box 226, Ipswich, Q, 4305) Telephone (07) 3280 1819

Mackay

1st Floor, Post Office Square Cnr Sydney & Gordon Streets (PO Box 1749, Mackay, Q, 4740) Telephone (079) 518 060

Maryborough

63-65 Ellena Street (PO Box 521, Maryborough, Q, 4650) Telephone (071) 237 717

Mount Isa

75 Camooweal Street (PO Box 2249, Mount Isa, Q, 4825) Telephone (077) 446 836

Nambour

1st Floor Centenary Square 52-64 Currie Street (PO Box 501, Nambour, Q, 4560) Telephone (07) 5470 8844

Rockhampton

Level 2 State Government Building 209 Bolsover Street (Locked Mail Bag 7, Rockhampton, Q, 4700)

Telephone (079) 319 750

Roma

116 McDowall Street (PO Box 697, Roma, Q, 4455) Telephone (076) 221 140

Southport

10 Cloyne Road (PO Box 419, Southport, Q, 4215) Telephone (07) 5583 5050

Toowoomba

2nd Floor James Cook Centre Herries and Ruthven Streets (PO Box 32, Toowoomba, Q, 4350) Telephone (076) 323 833

Townsville

254 Ross River Road Aitkenvale (Locked Mail Bag 15, Aitkenvale, Q, 4814)

Telephone (077) 506 060

Warwick

Government Offices Guy and Fitzroy Streets (PO Box 57, Warwick, Q, 4370) Telephone (076) 611 433

Form 41 STUDENT'S WORK PERMIT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997, s 470109

[insert date]
[insert name and address of student]
a student of
[insert name of the tertiary education institution at which the student is pursuing the course of study]
is permitted to work at the calling of
[insert calling or occupation]
in the workshop or factory of
[insert name employer and address of workplace],
between [insert start date] and [insert end date].
at a wage of not less than \$
[insert number of hours].
The conditions to which the permit is subject are
[insert conditions if any]

¹⁰⁹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

[Signature]						 														
							[F	3	eş.	gi	S	tı	a	r	1				

• The permit is to bear the stamp of the registrar.

Form 42 APPEAL

QUEENSLAND INDUSTRIAL COURT

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION Workplace Relations Act 1997¹¹⁰

(No of 19 . .) TO: The Registrar, Industrial Registrar's Office, Level 14, Central Plaza 2, 66 Eagle Street (corner Creek and Elizabeth Streets), Brisbane 4000 (GPO Box 373, Brisbane 4001), and such other persons as the Registrar may direct. [insert name and address of appellant, agent or solicitor responsible for the carriage and conduct of the appeal [insert name of firm—if applicable] being authorised to represent [insert name of person/s /corporation/s /industrial organisation/s /industrial association/s /organisation/s /(etc.)] [specify whether the whole or a part, and if a part, which part] [insert decision or judgment of the Court or Commission] The grounds of appeal are [specify concisely the grounds of appeal]. [specify the relief or judgment sought in place of the decision or judgment appealed

from, including any special or particular order as to costs].

¹¹⁰ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

Sig	gned and sworn by the abovenamed deponent at
the	day of, 19, before me
	A justice of the peace/commissioner for declarations/lawyer
*	Delete whichever does not apply.

Form 43 NOTICE OF DISCONTINUANCE

QUEENSLAND INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1997 (chapter 5, part 2)¹¹¹
(No of 19 . .)

IN THE MATTER OF
[insert name of applicant]
AND
[insert name of respondent employer]
TAKE NOTICE that, [insert name of applicant],
of
Signed: (applicant or applicant's duly authorised representative)
Dated this
*Delete the wording in brackets if not applicable.

¹¹¹ Now see Acts Interpretation Act 1954, s 14H and Industrial Relations Act 1999

ENDNOTES

1 Index to endnotes

		Page
2	Date to which amendments incorporated	163
3	Key	163
4	Table of earlier reprints	164
5	List of legislation	164
6	List of annotations	164

2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 14 July 2000. Future amendments of the Industrial Court Rules 1997 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

3 Key

Key to abbreviations in list of legislation and annotations

AIA	=	Acts Interpretation Act 1954	(prev)	=	previously
amd	=	amended	proc	=	proclamation
amdt	=	amendment	prov	=	provision
ch	=	chapter	pt	=	part
def	=	definition	pubd	=	published
div	=	division	R[X]	=	Reprint No.[X]
exp	=	expires/expired	RA	=	Reprints Act 1992
gaz	=	gazette	reloc	=	relocated
hdg	=	heading	renum	=	renumbered
ins	=	inserted	rep	=	repealed
lap	=	lapsed	S	=	section
notfd	=	notified	sch	=	schedule
o in c	=	order in council	sdiv	=	subdivision
om	=	omitted	SIA	=	Statutory Instruments Act 1992
orig	=	original	SIR	=	Statutory Instruments
p	=	page			Regulation 1992
para	=	paragraph	SL	=	subordinate legislation
prec	=	preceding	sub	=	substituted
pres	=	present	unnum	=	unnumbered
prev	=	previous			

4 Table of earlier reprints

TABLE OF EARLIER REPRINTS

[If a reprint number includes a roman letter, the reprint was released in unauthorised, electronic form only.]

Reprint No.	Amendments included	Reprint date
1	none	1 June 1998
1A	to SL No. 199 of 1998	31 July 1998
1B	to SL No. 152 of 1999	12 November 1999
2	to SL No. 152 of 1999	3 March 2000

5 List of legislation

Industrial Court Rules 1997 SL No. 288

made by the president on 27 August 1997 notfd gaz 1 September 1997 pp 1–2 commenced on date of notification (see s 2) exp 31 December 2000 (see 1999 No. 33 s 711(5))

as amended by-

Industrial Court Amendment Rule (No. 1) 1998 SL No. 199

notfd gaz 3 July 1998 pp 1207–8 ss 1–2 commenced on date of notification remaining provisions commenced 6 July 1998 (see s 2)

Industrial Court Legislation Amendment Rule (No. 1) 1999 SL No. 152 pts 1–2 notfd gaz 25 June 1999 pp 932–8

ss 1–2 commenced on date of notification remaining provisions commenced 30 June 1999 (see s 2)

Industrial Court Legislation Amendment Rule (No. 1) 2000 SL No. 145 pts 1-2

notfd gaz 30 June 2000 pp 736–48 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2000 (see s 2)

6 List of annotations

Representation by agent generally and in proceedings

r 8 amd 1998 SL No. 199 s 4

Ways of filing

r 12 amd 2000 SL No. 145 r 4

Applications for certificate as to requested representation

r 21 amd 1998 SL No. 199 s 5; 2000 SL No. 145 r 5

Industrial Court Rules 1997

Correcting errors

r 69 amd 1998 SL No. 199 s 6

Publishing decisions etc.

r 72 amd 1998 SL No. 199 s 6

Application

r 86 amd 1998 SL No. 199 s 4

Discontinuance if applicant fails to attend compulsory conference

r 92 amd 1998 SL No. 199 s 4

Substituted service

r 96 amd 1998 SL No. 199 s 4

Lapse after 6 months delay

r 135 amd 1998 SL No. 199 s 7

Conducting secret ballot

r 142 amd 1998 SL No. 199 s 4

Continuance of proceedings and appointments

r 143 amd 1998 SL No. 199 s 6

SCHEDULE 1—FEES IN THE COURT, COMMISSION OR REGISTRAR'S OFFICE

amd 1998 SL No. 199 s 8 sub 1999 SL No. 152 s 4; 2000 SL No. 145 r 6

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