Department of Education

Legislative Delegations

Delegation of Director-General's Powers

under

Education (General Provisions) Act 2006

(Version 33 – July 2024)

NOTE: In accordance with the Managing delegations, authorisations and administrative approvals procedure, legislative delegations are centrally managed by Policy and Statutory Engagement. Policy and Statutory Engagement must be contacted for all proposed amendments to these delegations.

INSTRUMENT OF DELEGATION

Education (General Provisions) Act 2006

I, Michael De'Ath, Director-General of the Department of Education, under section 432 of the *Education (General Provisions) Act 2006*, DELEGATE those powers and functions conferred or imposed on me under the provisions of the *Education (General Provisions) Act 2006*, which are specified in **Column 1** of Schedule 1, subject to the limitations (if any) specified in **Column 3** of Schedule 1, to the persons who are from time to time the holders of each position specified in **Column 4** of Schedule 1.

This Instrument of Delegation is comprised of this page, and Schedule 1 comprising 102 pages. No other material forms part of the Instrument.

This Instrument of Delegation revokes and replaces any Instrument of Delegation previously issued with respect to the powers and functions of the Director-General under the *Education (General Provisions) Act 2006*.

MICHAEL DE'ATH
DIRECTOR-GENERAL
DEPARTMENT OF EDUCATION

DATED A	T BRISBANE THIS	day of Truey	, 2024.

SCHEDULE 1 – Table of Delegated Powers of Director-General Education (General Provisions) Act 2006

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006						
Column 1	Column 2	Column 3	Column 4			
Reference	Nature of Power	Observations / Limitations	Delegate			
Chapter 1 –	Chapter 1 – Preliminary					
Part 3 – Ob	jects					
s.6	Activities to achieve objects of ch 10 To achieve the objects mentioned in section 5(1)(c), the chief executive may— (a) carry on the following activities (planning activities)— (i) monitoring the operation and effectiveness of chapter 10; (ii) carrying out planning relating to the matters dealt with under chapter 10; (iii) developing strategies to better achieve the objects of chapter 10; and (b) carry on the following activities (re-engagement activities)— (i) identifying young persons in the compulsory participation phase who are not participating full-time in an eligible option; (ii) giving them information about the options available to them; (iii) encouraging them to participate in a way that achieves the best learning outcomes for them; (iv) encouraging and helping their parents to play a role in the matters stated in subparagraphs (i) to (iii). Note— To help the chief executive carry on planning and re-engagement activities, the E(QCAA) Act, section 66 provides for information to be made available to the chief executive from student accounts kept by the QCAA for young persons in the compulsory participation phase.	Planning activities must only be carried out to achieve objects mentioned in section 5(1)(c).	 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Executive Director, Student Engagement Executive Director, Youth Engagement Executive Director, Performance, Monitoring and Reporting Regional Director Director Regional Services Executive Director, Regional Operations Officer Director, Education Services Principal Advisor (Education Services) 			

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
			• Principal Advisor (Regional Services)		
			• Director – Education Services, Darling Downs South West Region		
			Principal Advisor - Regional Improvement, Darling Downs South West Region		
			• Principal		
			Senior Principal, Reviews		
Chapter 2 –	State educational institutions				
Part 6 – Mis	scellaneous provisions				
s.46	Investigation of complaint (1) This section applies if— (a) a person makes a complaint about the administration, management or operation of a State educational institution; and (b) in the chief executive's opinion, the complaint is not frivolous or vexatious. (2) The chief executive must— (a) investigate the complaint; or (b) cause the complaint to be investigated by an appropriately qualified officer of the department. Note— Under section 432, the chief executive may delegate the chief executive's functions under this section to an appropriately qualified officer of the department.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, First Nations Strategy and Partnerships Deputy Director-General, People, Information and Communication Services Deputy Director-General, Schools and Student Support Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 		
			Assistant Director- General, People and Chief People Officer Assistant Director-		

Schedule 1 – T	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
			General, Finance, Procurement and Facilities and Chief Finance Officer	
			Deputy Director- General, Infrastructure Services	
			Assistant Director- General, Services and Infrastructure Planning	
			Assistant Director- General, Infrastructure Delivery and Operations	
			Regional Director	
			School Supervisor	
			• Executive Director, Regional Operations Officer	
			Director, Education Services	
			Senior Principal, Reviews	
			Assistant Regional Director	
			Principal	
			Deputy Principal	
			Executive Director - within People Branch	
			Director - within People Branch	
			Regional Human Resources Managers	
			Chief Procurement Officer, Procurement and Facilities	

Schedule 1 – T	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
			• Director, Information Management, Digital Transformation	
			Principal Privacy and Policy Officer, Digital Transformation	
			• Director - within Finance, Procurement and Facilities Branch	
			Executive Director - within Schools and Student Support Division	
			Director - within Schools and Student Support Division	
			Central Queensland Region delegates	
			Director Regional Services, Central Queensland Region	
			Principal Advisor Education Services, Central Queensland Region	
			Principal Advisor Regional Services, Central Queensland Region	
			Principal Advisor, Central Queensland Region	
			Principal Education Officer (Student Services), Central Queensland Region	
			Principal Communications	

Schedule 1 – T	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
			Officer, Central	
			Queensland Region	
			Director State	
			Schooling, Central	
			Queensland Region	
			North Coast Region	
			delegates	
			uciegates	
			• Director Regional	
			Services, North	
			Coast Region	
			• Director of	
			Learning, North	
			Coast Region	
			Principal Advisor,	
			Regional Services,	
			North Coast Region	
			Principal Advisor,	
			Education Services,	
			North Coast Region	
			Principal Education	
			Officer, Student	
			Services, North	
			Coast Region	
			Senior School	
			Operations Officer,	
			Regional Services,	
			North Coast Region	
			North Queensland	
			Region delegates	
			Director Regional	
			Services, North	
			Queensland Region	
			Principal Education	
			Officer, Regional	
			Services, North	
			Queensland Region	
			• Principal Advisor,	
			Regional Services,	

Schedule 1 – T	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
			North Queensland Region	
			South East Region delegates	
			Director Regional Services, South East Region	
			Principal Advisor, Regional Services, South East Region	
			Far North Queensland Region delegates	
			Director Regional Services, Far North Queensland Region	
			• Principal Advisor, Far North Queensland Region	
			Principal Education Officer, Far North Queensland Region	
			Darling Downs South West Queensland Region delegates	
			Director Regional Services, Darling Downs South West Region	
			 Principal Advisor Regional Services, Darling Downs South West Region 	
			 Principal Advisor Student Services, Darling Downs South West Region 	
			Principal Advisor School Operations,	

Column 1	Column 2	elegated Powers – Education (General Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	Timente of Lower	Observations, Emineations	Darling Downs
			South West Region
			Metropolitan North Region delegates
			Director Regional Services, Metropolitan North Region
			Principal Advisor Regional Services, Metropolitan North Region
			Principal Advisor Education Services Metropolitan North Region
			School Community Liaison Officer, Metropolitan North Region
			 Principal Policy Officer, Metropolitan North Region
			Executive Officer, Metropolitan North Region
			Metropolitan South Region delegates
			Director Regional Services, Metropolitan South Region
			 Principal Advisor Regional Services, Metropolitan South Region
			Principal Advisor Education Services

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
			Metropolitan South Region		
			School Community Liaison Officer, Metropolitan South Region		
			Principal Policy Officer, Metropolitan South Region		
			Executive Officer, Metropolitan South Region		
		The delegation may be exercised only in relation to complaints made under the	DE International delegates		
		Education Queensland International (EQI) Complaints and Appeals policy, for overseas students enrolled in an EQI program.	Operations Manager, International Student Programs		
			• Director, International Student Programs		
			Manager, Policy, Projects and Administration, DE International		
			Executive Director, DE International		
Chapter 3 -	- Cost of providing State education				
s.51	Power to charge particular persons or for particular educational services	Section.51(1) - the power may be exercised only in relation to a person enrolled at a State	Executive Director, DE International		
	(1) Subsection (3) applies to a person who is receiving, or intends to receive, education at a State school, or a	school, or a kindergarten age child registered in a kindergarten learning program at a prescribed State school,	Director, International Student Programs		
	kindergarten age child registered in a kindergarten learning program at a prescribed State school, who is not— (a) an Australian citizen or permanent resident; or	who is not – (a) an Australian citizen or permanent resident; or (b) a child of an Australian citizen or permanent resident.	Operations Manager, International Student Programs		
	(b) a child of an Australian citizen or permanent resident.	The delegate must consider section 13 – Revenue	Manager, International Student Centre –		
	(2) Subsection (3) also applies to a	management in the Financial	Gold Coast		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	person enrolled at both a State school and non-State school if the person's enrolment at the non-State school preceded the person's enrolment at the State school.	and Performance Management Standard 2019 and the Department's Policy and Procedures regarding user charging.	Manager, International Student Centre – Sunshine Coast	
	(3) The chief executive may charge a fee for— (a) the education of the person at the State school; or (b) registration of the kindergarten age child in the kindergarten learning program at the State school.	The delegation to Principals does <u>not</u> extend to charging a fee under subsection (3) to those persons who may be charged a fee according to subsection (1) (i.e. noncitizens and non-permanent residents and their children who are enrolled via DE International). The delegate must consider section 13 – Revenue management in the <i>Financial and Performance Management Standard 2019</i> and the Department's Policy and Procedures regarding user charging.	Principal	
	(4) Also, the chief executive may charge a person mentioned in section 50(1)— (a) a fee for providing an educational service to the person not met by the State under section 50(2); or (b) a fee for the provision of an educational service by an entity to the person if the State school at which the person is enrolled has been charged by the entity for the provision of the educational service.	Section 50(1) applies to — (a) a person enrolled at a State school; or (b) a person who is a kindergarten age child registered in a kindergarten learning program at a prescribed State school; who is— (c) an Australian citizen or permanent resident; or (d) a child of an Australian citizen or permanent resident. The delegate must consider section 13 — Revenue management in the Financial and Performance Management Standard 2019 and the Department's Policy and Procedures regarding user charging.	Principal	
	(5) In addition, the chief executive may charge a person not enrolled at a State school a fee for the education of the person at the school.	The delegate must consider section 13 – Revenue management in the <i>Financial and Performance Management Standard 2019</i> and the Department's Policy and Procedures regarding user charging.	Principal	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	(6) The chief executive's power to charge a person a fee under this section includes a power to— (a) exempt any person or matter from payment of the fee; or (b) waive payment of the fee for any person or matter; or	The delegation only applies to exempting or waiving payment of a fee charged under subsection (3) relating to a person or child mentioned in subsection (1) (i.e. fees paid by non-citizens and non-permanent residents and their children who are enrolled via DE International).	Executive Director, DE International	
		The delegation to Principals does <u>not</u> extend to exempting or waiving payment of a fee under subsection (3) to those persons who may be charged a fee according to subsection (1) (i.e. non-citizens and non-permanent residents and their children who are enrolled via DE International).	Principal	
	(6) The chief executive's power to charge a person a fee under this section includes a power to— (c) refund a fee paid under this section.	The delegation only applies to refunding a fee charged under subsection (3) relating to a person or child mentioned in subsection (1) (i.e. fees paid by non-citizens and non-permanent residents and their children who are enrolled via DE International).	 Director, International Student Programs Manager, International Student Centre – Gold Coast Manager, International Student Centre – Sunshine Coast Operations Manager, International Student Programs 	
		The delegation does <u>not</u> extend to refunding a fee charged under subsection (3) to those persons who may be charged a fee according to subsection (1) (i.e. noncitizens and non-permanent residents and their children who are enrolled via DE International).	Principal	
	(7) If a fee for a person mentioned in subsection (1) is not paid— (a) the person is not entitled to be enrolled at a State school; and (b) the chief executive may cancel	Section 51(1) - the power in s.7(b) may be exercised only in relation to a person enrolled at a State school, who is not—(a) an Australian citizen or	 Executive Director, DE International Director, International 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	the enrolment of the person.	permanent resident; or (b) a child of an Australian citizen or permanent resident.	Student Programs	
	(8) If a fee for a kindergarten age child mentioned in subsection (1) is not paid— (a) the kindergarten age child is not entitled to be registered in a kindergarten learning program at a State school; and (b) the chief executive may cancel the registration of the child.	Section 51(1) - the power in s.8(b) may be exercised only in relation to a kindergarten age child registered in a kindergarten learning program at a prescribed State school, who is not— (a) an Australian citizen or permanent resident; or (b) a child of an Australian citizen or permanent resident.	Executive Director, DE International	
s.52(3)	Fee for distance education provided by a State school		Principal, Schools of Distance Education	
	(1) This section applies to— (a) a person enrolled in a program of distance education at a State school; or (b) a person, other than a State school student, who is enrolled to undertake a component of a program of distance education at a State school but is not enrolled in the program at the school.			
	(2) The fee prescribed under a regulation must be paid for the provision of distance education to the person.			
	(3) If the fee payable under subsection (2) for the person is not paid— (a) the person is not entitled to be enrolled in, or undertake, the program of distance education mentioned in subsection (1); and (b) the chief executive may cancel the person's enrolment.			
	(4) In this section— State school student means a person enrolled at a State school.			
s.54	Waiver of fee for distance education (1) The chief executive may waive, entirely or partly, payment of the fee mentioned in section 52(2) for a person if— (a) the chief executive is satisfied—	The power in s.54(1) is subject to the delegate being satisfied of the matters set out in s.54(1)(a) or (b). The power delegated to Principals may not be	Principal Schools of Distance Education	

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Reference	(i) the person is or has been enrolled in, or undertaking a component of, a program of distance education and would suffer a significant educational disadvantage if the person were not able to continue in the program; and (ii) payment of the fee would cause financial hardship to the person liable to pay it; or Example for paragraph (a)— A parent of a child enrolled in a program of distance education for 1 year may be unable to pay the fee for the following year because of temporary financial hardship. (b) for a person enrolled in a program, or enrolled to undertake a component of a program, of distance education—the chief executive is satisfied the waiver is appropriate and reasonable because exceptional circumstances exist in relation to the person. (2) In making a decision under subsection (1)(b) about waiving payment of the fee for a person, the chief executive may have regard to any relevant matter of which the chief executive is aware, including, for example— (a) whether the person would suffer a significant educational disadvantage if the person were not able to enrol in a program, or enrol to undertake a component of a program, or folistance education; or (b) whether a program, or a component of a program, of distance education is the most	Observations / Limitations exercised in respect of noncitizens and non-permanent residents and their children who are enrolled via DE International. The power in s.54(1) is subject to the delegate being satisfied of the matters set out in s.54(1)(a) or (b). The power delegated to ED, DE International may only be exercised in respect of noncitizens and non-permanent residents and their children who are enrolled via DE International.	Executive Director, DE International
	appropriate educational program for the person.		
s.55(4)	Charging for specialised educational program (1) This section applies to a State school that is approved by the chief executive to offer a specialised educational program prescribed under a regulation. (2) The fee, for the program,	Specialised educational program means an educational program not usually offered by a State school.	 Associate Director- General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support
	prescribed under a regulation must be paid for the undertaking of the		• Principal

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3		Column 4
Reference	Nature of Power	Observations / Limitations		Delegate
	program. (3) For subsection (2)— (a) if a child is undertaking the program—a parent of the child must pay the fee; or (b) if an adult is undertaking the program—that person must pay the fee. (4) However, the chief executive may waive, entirely or partly, payment of the fee if the chief executive is satisfied— (a) payment of the fee would cause financial hardship to the person liable to pay it; and (b) the person wishing to undertake the program would suffer a significant educational disadvantage if the person can not undertake the program. (5) The chief executive must ensure a list of State schools approved under subsection (1) is available for public inspection, without charge— (a) during normal business hours at the department's head office; and (b) on the department's website. Editor's note— The department's website address on the internet is <www.education.qld.gov.au>. (6) In this section— specialised educational program means an educational program not usually offered by a State school.</www.education.qld.gov.au>			
Chamtan 4	Allegation of State advection			
-	Allocation of State education	f		
	rther semesters may be granted by chief Application for further semesters if	Application for 3 rd & 4 th	I _	Donuts Disset
s.71(3)(b)	no remaining allocation and after extra semesters (1) This section applies to a student who does not have any remaining allocation and who has been granted 2 extra semesters under part 3.	extra semesters:	•	Deputy Director- General, First Nations Strategy and Partnerships Assistant Director- General, Disability, Inclusion and Student Services
	(2) The student may apply, in the approved form, to the chief executive for the granting of not more than 2 further semesters of State education at		•	Regional Director Executive Director,

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	a State school stated in the application (the <i>stated State school</i>). (3) The application must be made to the chief executive—		Regional Operations Officer • Director, Education Services	
	(a) more than 12 weeks before the start of the semester, or the first of the semesters, to which the application relates; or		Director Regional Services	
	(b) if the chief executive allows a later time for making the application—before the later time.		Principal Advisor (Education Services)	
			Principal Advisor (Regional Services)	
		Application for 5 th & 6 th extra semesters:	Deputy Director- General, Schools and Student Support	
			Deputy Director- General, First Nations Strategy and Partnerships	
			Assistant Director- General, Disability, Inclusion and Student Services	
			Regional Director	
s.72	Chief executive must consider and decide application for further semesters	A "reasonable time" can be determined by taking into account the matters set out in s.72(2).		
	(1) The chief executive must consider the application and decide the application in the way the chief executive considers appropriate after considering all relevant matters, including, for example— (a) whether the student is of compulsory school age; and (b) the likely educational outcome of the student attending the stated State school for the further semester or semesters; and (c) the likely impact on the resources of the stated State school of the student attending the stated State school of the student attending the stated State school for the further semester or semesters.	s.71(1) - Section applies only to student who has no remaining allocation, and after two extra semesters have already been granted under part 3. s.71(2) – student may only apply for a further two semesters on each application. s.74 - no more than four further semesters may be granted in total to a student under this part. Application for 3 rd & 4 th	Deputy Director-	
		extra semesters:	General, First	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Kelerence	(2) However, the chief executive must make the decision within a reasonable time after the making of the application, allowing for the need to collect and analyse the results of any assessment of the student undertaken during the semester immediately before the semester, or the earlier of the semesters, to which the application relates. (3) After the chief executive decides the application, the chief executive must— (a) immediately advise the student of the decision; and (b) within 7 days after advising the student of the decision— (i) if the student has not previously been granted 2 further semesters under this part—give the student an information notice about the decision; or (ii) if the student has previously been granted 2 further semesters under this part—give the student a notice complying with the	Observations / Limitations	Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Regional Director Executive Director, Regional Operations Officer Director, Education Services Director Regional Services Principal Advisor (Education Services) Principal Advisor (Regional	
	QCAT Act, section 157(2). Note— See chapter 15, part 4 for review of the decision by QCAT.	Application for 5 th & 6 th extra semesters:	 Services) Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director- 	
			General, Disability, Inclusion and Student Services Regional Director	
s.73	Chief executive to give notice to principal if further semesters granted (1) If the chief executive decides to grant the application, the chief executive must give notice of the decision to the stated State school's principal.	Application for 3 rd & 4 th extra semesters:	 Deputy Director- General, First Nations Strategy and Partnerships Assistant Director- General, Disability, Inclusion and Student Services 	
	(2) The notice must state— (a) the student's name; and		Regional Director	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	(b) the student's educational level; and (c) the period of the extension; and (d) any other information the chief executive is reasonably satisfied the principal should be aware of in		 Executive Director, Regional Operations Officer Director, Education Services 		
	relation to the decision.		Director Regional Services		
			Principal Advisor (Education Services)		
			• Principal Advisor (Regional Services)		
		Application for 5 th & 6 th extra semesters:	Deputy Director- General, Schools and Student Support		
			Deputy Director- General, First Nations Strategy and Partnerships		
			Assistant Director- General, Disability, Inclusion and Student Services		
			Regional Director		
Chapter 6 –	School councils		1		
Part 3 – Est	ablishment, name, functions and other	matters			
s.79	Establishment (1) Subject to section 109(6) and (7), the chief executive may, by notice in the gazette, establish a school council for a State school. (2) A school council established under subsection (1) may have functions only about the school for which the council is established.		Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote		
		Delegate's power is limited to State schools that fall within their area of administrative responsibility.	Regional Director		

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		Delegate's power is limited to	Principal
		their own school.	
Part 5 – Co	nstitution	I	1
s.95(3)	Amendment of school council's constitution (1) A school council for a State school may prepare and adopt an amendment of its constitution. (2) In preparing a proposed amendment, the council must have regard to the model constitution. (3) An amendment has no effect unless— (a) the amended constitution is consistent with the model constitution; or (b) the amendment is approved by the chief executive. (4) The chief executive must not approve an amendment unless the chief executive is satisfied— (a) notice of the proposed amendment was given, at least 30 days before the council meeting that considered the amendment, to the following— (i) the council members; (ii) if there is an association formed for the school—the association; (iii) the school's staff (including, for example, by displaying the proposed amendment in a staff room); (iv) the school's students (including, for example, by publishing the proposed amendment in the school's newsletter); and (b) the amendment was adopted by at least the number of members constituting a quorum for the council; and (c) the amended constitution is consistent with this Act and otherwise lawful. (5) In deciding whether to approve an amendment, the chief executive must also have regard to the following matters about the amended	Delegates' power is limited to State schools that fall within their area of administrative responsibility. The delegates must not approve an amendment unless satisfied of the matters listed in s.95(4)(a) - (c). In making the decision the delegate must also have regard to the matters listed in s.95(5)(a)-(c).	Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Executive Director, Regional Operations Officer Director, Education Services Director Regional Services

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	constitution— (a) whether it provides for a membership that— (i) allows adequate representation by parents, staff, students and other members of the school community; and (ii) takes into account the demographics of the school community; (b) whether it provides for the council to perform its functions in an effective and fair way; (c) whether its provisions are otherwise adequate, clear and appropriate.				
s.96	Model constitution for school councils The chief executive may prepare a model constitution for school councils (the <i>model constitution</i>).		 Deputy Director-General, First Nations Strategy and Partnerships Deputy Director-General, Schools and Student Support Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 		
Part 6 - Cou	uncil business		l		
s.98(2)(b)	Time and place of meetings (1) School council meetings must be held at the times and places the council decides.	Note – the Minister also holds this power in s.98(2)(b).	Deputy Director- General, Schools and Student Support		
	(2) However, a school council's chairperson— (a) may call a meeting at any time; and		Deputy Director- General, First Nations Strategy and Partnerships		
	(b) must call a meeting if asked, in writing, to do so by the Minister, the chief executive or at least the number of its members required to form a quorum for the council.		Assistant Director- General, Disability, Inclusion and Student Services		
	(3) A school council must meet at least twice in each semester.		Assistant Director- General, Teaching, Leadership, Rural		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
			and Remote		
		Delegate's power is limited to State schools that fall within their area of administrative responsibility.	Regional Director		
		Delegates power is limited to their own school.	Principal		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
Part 8 – Sta	rting up				
s.109(7)	Initial constitution (1) A State school's principal must prepare a draft constitution for a proposed school council for the school. (2) Section 95(1) to (3) and (5) apply to the preparation as if a reference to a school council amending its constitution were a reference to the school's principal preparing the proposed council's draft constitution. (3) In preparing the draft constitution, the principal— (a) must consult with— (i) the parents of children attending the school; and (ii) the school's staff and students; and (b) may consult with other appropriate entities. (4) If there is an association formed for the school, the president of the association must, under the association's constitution, call a	Delegates' power is limited to State schools that fall within their area of administrative responsibility. Delegates power is limited to their own school.	 Deputy Director-General, First Nations Strategy and Partnerships Deputy Director- General, Schools and Student Support Assistant Director- General, Disability, Inclusion and Student Services Assistant Director- General, Teaching, Leadership, Rural and Remote Regional Director 		

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	special meeting of the association (the association meeting) for approving the draft constitution.		
	(5) The principal must call the following meetings for approving the draft constitution— (a) if there is no association formed for the school—a meeting of the parents of children attending the school (the <i>parent meeting</i>); (b) a meeting of the school's staff (the <i>staff meeting</i>).		
	(6) The chief executive may not establish a school council for the school unless the association meeting or parent meeting, and the staff meeting, are called and the draft constitution is approved as follows— (a) if there is an association formed for the school—by secret ballot by a majority of the association's members attending the association meeting; (b) if there is no association formed for the school—by secret ballot by a majority of the parents attending the parent meeting; (c) by secret ballot by a majority of the staff attending the staff meeting.		
	(7) However, the chief executive may establish a school council for the school, even though the draft constitution is not approved under subsection (6), if the chief executive— (a) is satisfied of each of the		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
Reference	following— (i) if there is an association formed for the school and the association did not approve the draft constitution under subsection (6)—there were at least 3 association meetings held to discuss the draft constitution during a 3-month period; (ii) if there is no association formed for the school and the parents of children attending the school did not approve the draft constitution under subsection (6)—there were at least 3 parent meetings held to discuss the draft constitution during a 3-month period; (iii) if the school's staff did not approve the draft constitution under subsection (6)—there were at least 3 staff meetings held to discuss the draft constitution under subsection (6)—there were at least 3 staff meetings held to discuss the draft constitution during a 3-month period; and (b) has had regard to the concerns of the association, parents or staff raised at the meetings at which the draft constitution was not approved. (8) The approved constitution applies to the council on its establishment.	Observations / Limitations	Delegate		
Part 10 – M	iscellaneous				
s.115	Expense of attending meetings The chief executive may— (a) decide the allowance payable to compensate a member of a school council in attending a meeting of the council, the amount of which is dependent on the class of membership of the council; or (b) reimburse a member of a school council the whole or part of the reasonable expenses incurred by the member in attending a meeting of the council.	Delegates power is limited to their own school.	• Principal		
_	Parents and citizens associations				
Part 3 – Exe	ecutive committee of an association				

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (General	ul Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.126(3)	Restriction on who may be a member of executive committee (1) Subsection (2) applies only at the time of election of the office holders of an association under section 123. (2) The number of relevant staff members of the State instructional institution for which the association is formed who may be members of the executive committee of the association must not be more than one-third of the number of members of the executive committee. (3) Subsection (2) does not apply to the association if— (a) the chief executive reasonably believes that compliance with the requirement mentioned in that subsection will prevent all the positions of the executive committee being filled; and (b) the chief executive notifies the association that it is not required to comply with that subsection. (4) In this section— relevant staff member means— (a) for a State school—a staff member of the school who is not a parent of a child attending the school; or (b) for an educational institution established under section 14—a staff member of the institution.	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Regional Services Executive Director, Regional Operations Officer Director, Education Services
Part 6 – Coi	nstitution of an association		
Part 6 – Con s.131(3)	Constitution (1) An association must have a constitution. (2) An association must adopt, or amend, its constitution in the way prescribed under a regulation. (3) An association's constitution, or amendment of the constitution, has no effect unless it is approved by the chief executive.	Delegates' power is limited to their own school.	Principal

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Part 9 – Ge	neral provisions			
s.143	An association must purchase and maintain the insurance cover required by the chief executive by notice published from time-to-time in the gazette.		Assistant Director- General, Finance, Procurement and Facilities and Chief Finance Officer	
Part 1 – Ap	Enrolment at State schools plications for enrolment Applications relating to prospective stud	dents who are a risk to the safet	y or wellbeing of certain	
s.158	Not a risk to safety or wellbeing (1) Subsection (2) applies if the chief executive does not reasonably believe the prospective student would, if enrolled at the school, pose an unacceptable risk to the safety or wellbeing of members of the school community. (2) The chief executive must, as soon as practicable, refer the application back to the principal to be dealt with under section 156. (3) If the application is referred back to the principal under subsection (2), section 156(2) does not apply to the application.		 Associate Director-General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support 	

Schedule	1 – Table of Director-General's Delega	ated Powers – Education (Genera	l Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.159	(1) If the chief executive reasonably believes the prospective student would, if enrolled at the school, pose an unacceptable risk to the safety or wellbeing of members of the school community, the chief executive must give the applicant a notice (a show cause notice) stating the following— (a) that the chief executive proposes to decide to refuse enrolment of the prospective student at the school (the proposed action); (b) the grounds for the proposed action; (c) an outline of the facts and circumstances forming the basis for the grounds; (d) an invitation to the applicant to show within a stated period (the show cause period) why the proposed action should not be taken. (2) The show cause period must be a period ending at least 14 days after the show cause notice is given to the applicant.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support
s.160	Representations about show cause notice (1) The applicant may make written representations about the show cause notice to the chief executive in the show cause period. (2) The chief executive must consider all written representations (the accepted representations) made under subsection (1).		 Associate Director-General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 26			l Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.161	Ending show cause process without further action (1) If, after considering any accepted representations for the show cause notice, the chief executive does not reasonably believe the prospective student would, if enrolled at the school, pose an unacceptable risk to the safety or wellbeing of members of the school community, the chief executive— (a) must not take further action about the show cause notice; and (b) must, as soon as practicable, give notice to the applicant that no further action is to be taken about the show cause notice; and (c) must, as soon as practicable, refer the application back to the principal to be dealt with under section 156. (2) If the application is referred back to the principal under subsection (1)(c), section 156(2) does not apply to the application.		 Associate Director-General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support
s.162	Refusal of enrolment (1) This section applies if, after considering any accepted representations for the show cause notice, the chief executive reasonably believes the prospective student would, if enrolled at the school, pose an unacceptable risk to the safety or wellbeing of members of the school community. (2) This section also applies if there are no accepted representations for the show cause notice. (3) The chief executive must decide to refuse enrolment of the prospective student at the school. (4) The chief executive must as soon as practicable— (a) give an information notice about the decision to the applicant; and (b) give the principal notice of the decision.		 Associate Director-General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	(5) If the chief executive decides to refuse enrolment of the prospective student at the school under this section, the decision is binding on the principal.		
Division 3 –	Enrolment at special schools		
s.166(1) & (2)	Requirements for enrolment satisfied (1) Subsection (2) applies if the chief executive is satisfied—		Associate Director- General, Early Childhood and State Schools
	(a) the prospective student is a person with a disability; and (b) the special school is able to cater for the educational needs of the prospective student.		Deputy Director- General, Schools and Student Support
	(2) The chief executive must, as soon as practicable, refer the application back to the principal to be dealt with under section 156.		Deputy Director- General, First Nations Strategy and Partnerships
	(3) If the application is referred back to the principal under subsection (2), section 156(3) does not apply to the application.		Assistant Director- General, Disability, Inclusion and Student Services
			Assistant Director- General, Teaching, Leadership, Rural and Remote
		Delegates' power is limited to State special schools that fall within their area of	Senior Guidance Officer
		administrative responsibility.	Regional Director
s.167(1), (2) & (3)	(2) & (3) satisfied (1) This section applies if the chief		Associate Director- General, Early Childhood and State Schools
	executive is not satisfied— (a) the prospective student is a person with a disability; and (b) the special school is able to cater for the educational needs of the prospective student.		Deputy Director- General, Schools and Student Support
	(2) The chief executive must decide to refuse enrolment of the prospective student at the school.		Deputy Director- General, First Nations Strategy and Partnerships
	(3) The chief executive must, as soon as practicable— (a) give an information notice about		Assistant Director- General, Disability, Inclusion and

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	the decision to the applicant; and (b) give the principal notice of the decision. (4) If the chief executive decides to refuse enrolment of the prospective student at the school under this section, the decision is binding on the principal.	Delegates' power is limited to State special schools that fall within their area of administrative responsibility.	Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Senior Guidance Officer Regional Director
Part 3 – En	l rolment management plans		
s.169	Definitions for pt 3 In this part— catchment area, for a State school, means the geographical area decided by the chief executive from which the school is to have its principal intake of students. effective enrolment management plan, for a State school, means an enrolment management plan that has effect for the school under section 170. enrolment management plan, for a State school, means a document stating— (a) the school's catchment area; and (b) the school's enrolment capacity for persons whose principal	Delegate's power is limited to State schools within their own area of administrative responsibility.	 Deputy Director-General, Infrastructure Services Assistant Director-General, Services and Infrastructure Planning Executive Director, Strategy and Service Planning Regional Director
s.170	place of residence is outside the catchment area; and (c) the requirements for enrolment at the school to be satisfied by a person whose principal place of residence is outside the catchment area. Preparation of enrolment management plan		Deputy Director- General,
	(1) The chief executive may prepare an enrolment management plan for a State school. (2) As soon as practicable after preparing an enrolment management plan for a State school, the chief executive must		 General, Infrastructure Services Assistant Director- General, Services and Infrastructure Planning Executive Director,

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Ac			
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	publish a notice in the gazette stating that— (a) the enrolment management plan has been prepared; and (b) a copy of the enrolment management plan is available for public inspection, without charge— (i) during normal business hours at the department's head office; and (ii) on the department's website.		Strategy and Service Planning
		Delegate's power is limited to State schools within their own area of administrative responsibility.	Regional Director
	(3) An enrolment management plan, prepared under subsection (1), has effect on and from— (a) the day a notice about the enrolment management plan is published under subsection (2); or (b) a later day stated in the notice.		
Part 4 – En	rolment eligibility plans		
s.174	Preparation of enrolment eligibility plan (1) The chief executive may prepare an enrolment eligibility plan for a State school. (2) As soon as practicable after preparing an enrolment eligibility plan for a State school, the chief executive must publish a notice in the gazette stating that— (a) the enrolment eligibility plan has been prepared; and (b) a copy of the enrolment eligibility plan is available for public inspection, without charge— (i) during normal business hours at the department's head office; and (ii) on the department's website. (3) An enrolment eligibility plan, prepared under subsection (1), has effect on and from— (a) the day a notice about the enrolment eligibility plan is published under subsection (2); or	Delegate's power is limited to State schools within their own area of administrative responsibility.	Regional Director

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Chapter 9 –	Compulsory schooling		
Part 1 – Cor	mpulsory schooling requirement		
Division 1 –	Parents' obligations		
s.179	Limits on proceedings against a parent (1) Proceedings for an offence against section 176(1) may be brought against a parent— (a) by the chief executive or with the chief executive's consent; and (b) only if the time when the parent is alleged to have committed the offence is after— (i) the parent has been given a notice under section 178(2); and (ii) at least 1 meeting has been held with the parent under section 178(3) or the parent has been given a warning notice under section 178(4). Note— Under section 432, the chief executive may delegate the chief executive's functions under this section to an appropriately qualified officer of the department. (2) The chief executive (child safety) is not liable to be prosecuted for an offence against section 176(1).	This power is limited to giving consent (the second limb of s.179(1)(a) only) and does not extend to bringing proceedings against a parent. In respect of proceedings for a breach of s.176(1)(b) the Delegate's power extends to all schools (State and non-State) within their Region.	 Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability Inclusion and Student Services Regional Director

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
			Delegate Executive Director, Registration Services (International, Non-State and Home Education) Executive Director, External Relations and Research Manager, Office of Non-State Education Manager, Home Education Unit Assistant Manager, Home Education Unit Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services)	
			 Director Regional Services Executive Director, Regional Operations Officer 	
			Director, Education Services	
	xible arrangements			
s.183	Flexible arrangements—State school (1) The chief executive may approve arrangements for a student enrolled at a State school that are to apply to the student instead of participation in the school's educational programs in the usual way. (2) Section 182(2), (3), (5) and (6), except the definition <i>authorised entity</i> , apply to the chief executive and the	s.183(2) provides that the conditions of approval and the considerations to be made by the authorised entity of a non-State school when approving flexible arrangements (as set out in s.182(2), (3), (5) and (6)) also apply to the delegate when approving flexible arrangements for a State school under s.183.		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	student as if— (a) a reference to the authorised entity were a reference to the chief executive; and (b) a reference to the non-State school were a reference to the State school.	If the application relates to more than one State school in different regions.	 Regional Director responsible for the school, part of the arrangement, at which the student was enrolled at first in time. Principal of the school at which the student was 		
		If the application valets to	enrolled at first in time.		
		If the application relates to more than one State school in the same region.	Regional DirectorPrincipal		
		Delegate's power is limited to State schools that fall within their own area of administrative responsibility.			
		If the application relates to only one State school, or to a non-State school and a State school.	State school Principal		
		Delegates power is limited to their own school.			
Part 3 – Exe	emption from compliance with compuls	ory schooling requirement			
Division 2 –	Power to grant exemption				
s.185	Chief executive may grant exemption	If student enrolled in State school.	Principal		
	(1) The chief executive may grant an	Delegates power is limited to	Head of School*		
	exemption for a child if the chief executive is reasonably satisfied—	their own school.	Head of Campus*		
	(a) the child cannot attend a State school or non-State school; or(b) it would be unreasonable in all the circumstances to require the child to attend a State school or non-State school.(2) The chief executive may grant the		*A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled.		
	exemption for a stated or indefinite period. (3) Despite subsection (1), the chief executive may not grant an exemption from compliance with section	If student enrolled in a non-State school.	Manager, Office of Non-State Education		

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	176(1)(b) for a child under this section if— (a) the child is enrolled at a non-State school; and (b) the period of the exemption would not, if it were granted, cause the total of the periods of exemptions granted under this section or section 185A for the child to be more than 110 school days in a year.	If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region Director Regional Services Executive Director, Regional Operations Officer Director, Education Services
Division 3 –	Application Process		1
s.186	Application for exemption	If student enrolled in State	Principal
	(1) A parent of a child may apply to the following person (the <i>relevant decision-maker</i>) for an exemption for the child— (a) for an application for an exemption under section 185—the chief executive; (b) for an application for an exemption under section 185A—the principal of the non-State school at which the child is enrolled. (2) The applicant must provide any other relevant information reasonably required by the relevant decision-maker to decide the application.	School. Delegates power is limited to their own school. If student enrolled in a non-State school.	 Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled. Manager, Office of Non-State Education

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
		If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region Director Regional Services Executive Director, Regional Operations Officer Director, Education Services 		
s.187	(1) The relevant decision-maker may make a requirement under section 186(2), for information to decide the application, by giving the applicant a notice stating— (a) the required information; and (b) the time by which the information must be given to the relevant decision-maker; and (c) that, if the information is not given to the relevant decision-maker by the stated time, the application will lapse. (2) The time stated must be reasonable and, in any case, at least 14 days after	If student enrolled in State school. Delegates power is limited to their own school.	Principal Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled.		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	the requirement is made. (3) The relevant decision-maker may withdraw the requirement, or part of the requirement, at any time. (4) Before the stated time ends, the relevant decision-maker may give the applicant a further notice extending the stated time if the relevant decision-maker is satisfied it would be reasonable in all the circumstances to	If student enrolled in a non-State school.	Manager, Office of Non-State Education		
	reasonable in all the circumstances to give the extension. (5) If the applicant does not comply with the requirement within the stated time, or any extension, the application lapses.	If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region Director Regional Services Executive Director, Regional Operations Officer Director, Education Services 		
s.189	Decision	If student enrolled in State	Principal		
	(1) The relevant decision-maker must consider the application and either grant, or refuse to grant, the exemption.(2) If the relevant decision-maker	school. Delegates power is limited to their own school.	 Head of School* Head of Campus* *A Head of School or Head of Campus is a 		
	decides to grant the exemption, the relevant decision-maker must as soon as practicable grant the exemption to the applicant. (3) If the relevant decision-maker		person employed by the Department of Education, in a role with a position description thus entitled.		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	decides to refuse to grant the exemption, the relevant decision-maker must as soon as practicable give the applicant an information notice about the decision.	If student enrolled in a non-State school.	Manager, Office of Non-State Education	
		If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education 	
			Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region Director Regional Services Executive Director, Regional Operations Officer Director, Education Services	
s.191	Imposition of conditions	If student enrolled in State school.	Principal	
	 (1) The relevant decision-maker may, in granting the exemption, decide to impose conditions on the exemption that are relevant and reasonable. (2) If the relevant decision-maker decides to grant an exemption on conditions, the relevant decision-maker must as soon as practicable give the applicant an information notice about the decision. 	Delegates power is limited to their own school.	 Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled. 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
		If student enrolled in a non- State school.	Manager, Office of Non-State Education	
		If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs 	
			 South West Region Director Regional Services Executive Director, Regional Operations Officer Director, Education Services 	
s.192	Lesser period of exemption than that applied for (1) The relevant decision-maker may, in granting the application, decide to grant the exemption for a lesser period than that applied for by the applicant for the exemption. (2) If the relevant decision-maker decides to grant an exemption for a lesser period than that applied for by the applicant for the exemption, the relevant decision-maker must as soon as practicable give the applicant an information notice about the decision.	If student enrolled in State school. Delegates power is limited to their own school. If student enrolled in a non-State school.	Principal Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled. Manager, Office of Non-State Education	

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education Services, Darling Downs South West Region Principal Advisor Regional Improvement, Darling Downs South West Region Director Regional Services Executive Director Regional Operations Officer Director, Education Services

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
s.196	Ending show cause process without further action If, after considering any accepted representations for the show cause notice, the relevant decision-maker no longer believes the ground to cancel the exemption exists, the relevant decision-maker — (a) must not take further action about the show cause notice; and (b) must, as soon as practicable, give notice to the parent that no further action will be taken about the show cause notice.	If student enrolled in State school. Delegates power is limited to their own school.	 Principal Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled. 	
		If student enrolled in a non-State school.	Manager, Office of Non-State Education	
		If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) Director Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region Director Regional Services Executive Director, Regional Operations Officer Director, Education Services 	
s.197	Cancellation	If student enrolled in State school.	Principal	
	(1) This section applies if, after considering any accepted	Delegates power is limited to	Head of School*	
	representations for the show cause	their own school.	Head of Campus*	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	notice, the relevant decision-maker — (a) still believes the ground to cancel the exemption exists; and (b) believes cancellation of the exemption is warranted. (2) This section also applies if there are no accepted representations for the show cause notice. (3) The relevant decision-maker may decide to cancel the exemption.	If student enrolled in a non-	*A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled.	
	(4) The relevant decision-maker must, as soon as practicable, give an information notice about the decision to the parent.	State school.	Manager, Office of Non-State Education	
	(5) The decision does not take effect until— (a) the last day to apply for a review of the decision; or (b) if the decision is reviewed— (i) the last day to apply under chapter 15, part 2 for a review of the decision; or	If student not enrolled in any school, not provisionally registered or registered for home education. If student not enrolled in any school, but provisionally registered or registered for home education.	 Regional Director Principal Advisor (Education Services) Principal Advisor (Regional Services) 	
	 (ii) if a review of the decision is applied for—the day the review is decided. (6) In this section— review, of a decision, means review of the decision under chapter 15, part 1. review decision see section 392(2). 		 Director Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region Director Regional 	
			Services • Executive Director, Regional Operations Officer • Director, Education Services	
Part 5 – Hor	me education			
Division 2 –	Applications for provisional registration	on		
s.207	Provisional registration	Delegation to Education Officer – Special Duties is	Manager, Home Education	
	(1) An application for provisional registration of a child for home education must— (a) be made in writing to the chief	limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education	Assistant Manager, Home Education	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	executive; and (b) state— (i) the applicant's name; and (ii) the child's name and date of birth; and (iii) the address of the child's usual place of residence; and (c) be accompanied by evidence, satisfactory to the chief executive, that— (i) the child is eligible for provisional registration for home education; and (ii) the applicant is a parent of the child. (2) The chief executive must, as soon as practicable after receiving the application, notify the applicant that the child is provisionally registered for home education. (3) Provisional registration of the child for home education ends 60 days after the giving of the notice under subsection (2). (4) However, if an application is made for registration of the child for home education during the provisional registration period, the provisional registration continues until the day the chief executive notifies the applicant of the chief executive notifies the applicant of the chief executive section on the application. (5) An application under this section may relate to only 1 child.	Unit.	Senior Education Officer, Home Education Education Officer – Special Duties	
	Applications for registration			
s.208	Procedural requirements for application (1) An application for registration of a child for home education must be— (a) made to the chief executive; and (b) in the approved form; and (c) accompanied by— (i) evidence, satisfactory to the chief executive, that— (A) the child is eligible for registration for home education; and (B) the applicant is a parent of the child; and (ii) a summary of the educational program to be used for the home	s.212 (3) - The delegate must, as soon as practicable after receiving the application, notify the applicant that the child is provisionally registered for home education under s.212. Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	education; and (iii) any other documents, identified in the approved form, the chief executive reasonably requires to decide the application. (2) Information in, or accompanying, the application must, if the approved form requires, be verified by a statutory declaration. (3) An application under this section may relate to only 1 child.			
s.210	Chief executive must ensure compliance with procedural requirements (1) If the chief executive considers an application for the registration of a child for home education does not comply with a procedural requirement, the chief executive must, by notice given to the applicant, require the applicant to comply with the requirement within a reasonable period, of at least 28 days, stated in the notice. (2) However, the chief executive and applicant may, within the period stated in the notice, agree to extend the period for complying with the procedural requirement to a day (the agreed compliance day) after the end of the period stated in the notice. (3) If the applicant does not comply with the procedural requirement within the period stated in the notice, or by the agreed compliance day, the chief executive may decide to refuse to grant the application. (4) If the chief executive decides to refuse to grant the application— (a) the chief executive must give the applicant an information notice about the decision; and (b) the child's provisional registration for home education under section 212 is cancelled.	Note: the notice given under subsection (1) must require compliance within a reasonable period, which is at least 28 days. Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer Special Duties 	
s.211	Chief executive may require further information or documents (1) If the chief executive considers	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and	Manager, Home Education	
	(1) If the effet executive considers	Special Duties assigned to and	Assistant Manager,	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Keletenee	further information or a document is required for deciding an application for the registration of a child for home education, the chief executive may, by notice given to the applicant, require the applicant to give the information or document to the chief executive within a reasonable period, of at least 28 days, stated in the notice. (2) The chief executive may also require the information or document to be verified by a statutory declaration. (3) Despite subsection (1), the chief executive and applicant may, within the period stated in the notice, agree to extend the period for complying with a requirement under subsection (1) to a day (the <i>agreed compliance day</i>) after the end of the period stated in the notice. (4) If the applicant does not comply with a requirement under subsection (1) within the period stated in the notice, or by the agreed compliance day, the chief executive may decide to refuse to grant the application. (5) If the chief executive decides to refuse to grant the application— (a) the chief executive must give the applicant an information notice about the decision; and (b) the child's provisional	performing education officer duties in the Home Education Unit.	Home Education • Senior Education Officer, Home Education • Education Officer – Special Duties	
	registration for home education under section 212 is cancelled.			
s.212	Child taken to be provisionally registered while application decided (1) This section applies if an application is made for the registration of a child for home education. (2) The child is provisionally registered, under this section, for home education until— (a) if the chief executive decides to grant the application—the day the decision is made; or (b) if the chief executive decides to refuse to grant the application— (i) the last day to apply under chapter 15, part 1 for a review of the decision; or	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	 (ii) if the applicant applies under chapter 15, part 1 for a review of the decision and the chief executive confirms the decision on the review—the last day to apply under chapter 15, part 2 for a review of the review decision; or (iii) if the applicant applies under chapter 15, part 2 for a review of the review decision about the decision—the day the review decision is confirmed on the review or the application for review is withdrawn. (3) The chief executive must, as soon as practicable after receiving the application, notify the applicant that the child is provisionally registered, under this section, for home education. 			
s.213	(1) The chief executive must consider an application for the registration of a child for home education and decide whether the chief executive is satisfied the standard conditions of registration will be complied with. (2) If the chief executive is satisfied the standard conditions of registration will be complied with, the chief executive must decide to register the child for home education.	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer Special Duties 	
s.214	Steps to be taken after application decided (1) If the chief executive decides to grant an application for the registration of a child for home education, the chief executive must as soon as practicable issue a certificate of registration, for the child, to the applicant. (2) If the chief executive decides to refuse to grant an application for the registration of a child for home education, the chief executive must as soon as practicable give the applicant an information notice about the decision.	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
s.215(4)	(1) Subject to subsection (3), if the chief executive fails to decide an application for the registration of a child for home education within 90 days after its receipt, the failure is taken to be a decision by the chief executive to refuse to grant the application. (2) Subsection (3) applies if the chief executive has, under section 211(1), required an applicant for the registration of a child for home education to give the chief executive further information or a document. (3) The chief executive is taken to have decided to refuse to grant the application if the chief executive fails to decide the application within 90 days after the chief executive receives the further information or document. (4) If the chief executive is taken to have decided to refuse to grant an application under this section, the applicant is entitled to be given an information notice by the chief executive about the decision.	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	
	Conditions of registration		T	
s.218	Imposition of conditions (1) The chief executive may, in granting an application for the registration of a child for home education, decide to impose conditions on the registration that are relevant and reasonable. (2) If the chief executive decides to impose conditions on the registration, the chief executive must as soon as practicable give the applicant an information notice about the decision.	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	
s.219	Changing conditions (1) The chief executive may change the conditions of the registration of a child for home education imposed by the chief executive if there is a reasonable basis to make the change. (2) Before deciding to change the	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 20			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	conditions, the chief executive must— (a) give notice to a parent of the child stating— (i) the particulars of the proposed change; and (ii) that the parent may make written submissions to the chief executive about the proposed change within a reasonable period of at least 21 days stated in the notice; and (b) have regard to written submissions made to the chief executive by the parent within the stated period. (3) If the chief executive decides to change the conditions, the chief executive must as soon as practicable give the parent an information notice about the decision. (4) If the chief executive decides to change the conditions, the change takes effect on the day an information notice about the decision is given to the parent and does not depend on a replacement certificate of registration being issued under section 220. (5) The power of the chief executive under subsection (1) includes the power to add conditions to the registration of a child for home education that is not subject to conditions imposed by the chief executive.		Education Officer - Special Duties	
s.220	Replacing certificate of registration (1) This section applies if a child's parent receives an information notice, under section 219(3), about a decision relating to a change of the conditions of the registration of the child for home education. (2) The parent must return the certificate of registration to the chief executive within 14 days after receiving the notice. (3) On receiving the certificate, the chief executive must issue another certificate of registration to the parent to replace the certificate returned to the chief executive.	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Division 5 –	Cancellation of registration		
s.221	Each of the following is a ground for cancelling the registration of a child for home education— (a) a parent of the child has contravened a condition of the registration; (b) the chief executive is not reasonably satisfied about the educational progress being made by the child; (c) the child was registered because of a materially false or misleading representation or declaration.	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties
s.222	Show cause notice (1) If the chief executive reasonably believes a ground exists to cancel the registration of a child for home education, the chief executive must give a parent of the child a notice under this section (a show cause notice). (2) The show cause notice must state the following— (a) the action (the proposed action) the chief executive proposes taking under this division; (b) the ground for the proposed action; (c) an outline of the facts and circumstances forming the basis for the ground; (d) an invitation to the parent to show within a stated period (the show cause period) why the proposed action should not be taken. (3) The show cause period must be a period ending at least 30 days after the show cause notice is given to the parent.	Grounds for cancellation are set out in s.221. The show cause notice must set out the matters found in s.222(2) & (3). Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties
s.224	Ending show cause process without further action If, after considering any accepted representations for the show cause notice, the chief executive does not believe the ground exists to cancel the registration, the chief executive— (a) must not take further action	Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	about the show cause notice; and (b) must, as soon as practicable, notify the parent that no further action will be taken about the show cause notice.		Education Officer Special Duties
s.225	Cancellation (1) This section applies if, after considering any accepted representations for the show cause notice, the chief executive— (a) still believes the ground exists to cancel the registration; and (b) believes cancellation of the registration is warranted. (2) This section also applies if there are no accepted representations for the show cause notice. (3) The chief executive may decide to cancel the registration. (4) The chief executive must as soon as practicable give an information notice about the decision to the parent. (5) The decision to cancel the registration (the <i>original decision</i>) takes effect on the day that is— (a) the last day to apply under chapter 15, part 1 for a review of the original decision; or (b) if the applicant applies under chapter 15, part 1 for a review of the original decision and the chief executive confirms the original decision on the review—the last day to apply under chapter 15, part 2 for a review of the review decision; or (c) if the applicant applies under chapter 15, part 2 for a review of the review decision about the original decision—the day the review decision—the day the review or the application for review is withdrawn.	Delegate must consider all written representations about the show cause notice - s.223(2) Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Manager, Home Education Assistant Manager, Home Education Senior Education Officer, Home Education Education Officer – Special Duties
Chapter 10	 – Compulsory participation in educatio	on or training	
	rents' Obligation	G	
s.242	Limits on proceedings against a parent	This power is limited to giving consent (the second limb of s.242(1)(a) only) and does not extend to bringing proceedings against a parent.	Deputy Director- General, First Nations Strategy and Partnerships

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	l Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Reference	(1) Proceedings for an offence against section 239(1) may be brought against a parent— (a) by the chief executive or with the chief executive's consent; and (b) only if the time when the parent is alleged to have committed the offence is after— (i) the parent has been given a notice under section 241(2); and (ii) at least 1 meeting has been held with the parent under section 241(3) or the parent has been given a warning notice under section 241(4). Note— Under section 432, the chief executive may delegate the chief executive's functions under this section to an appropriately qualified officer of the department. (2) The chief executive (child safety) is not liable to be prosecuted for an offence against section 239(1).	Observations / Limitations	Assistant Director-General, Disability, Inclusion and Student Services Regional Director

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Part 5 – Exc	emptions from compliance with compul	sory participation requirements	3
Division 2 –	Power to grant exemption		
s.244	S.244 Chief executive may grant exemption (1) The chief executive may grant an exemption fully excusing a young person from participation if the chief executive is reasonably satisfied— (a) the young person cannot participate in any eligible option; or (b) it would be unreasonable in all the circumstances to require the young person to participate in any eligible option. (2) The chief executive may grant an exemption partially excusing a young person from participation if the chief executive is satisfied— (a) the young person cannot participate in any eligible option at a full-time level; or (b) it would be unreasonable in all the circumstances to require the young person to participate in any eligible option at a full-time level. (3) Despite subsection (1) or (2), the chief executive may not grant an exemption for a young person under	If student enrolled in State school. Delegate's power is limited to their own school.	Principal Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled.
		If student enrolled in non-State school. Manager, Office of Non-State Education approves if enrolled in a non-state school and exemption is more than 110 school days or will cause the total number of school days missed by the student to exceed 110 school days in the year - s.244(3).	Manager, Office of Non-State Education
	this section if— (a) the young person is participating in an eligible option for which a non-State school is the provider; and (b) the period of the exemption would not, if it were granted, cause the total of the periods of exemptions granted under this section or section 244A for the young person to be more than 110 school days in a year.	If student not enrolled in any school, and not registered or provisionally registered for home education. If student not enrolled in any school, but registered or provisionally registered for home education.	 Regional Director Executive Director, Regional Operations Officer Director, Education Services Director Regional Services Principal Advisor (Education Services) Principal Advisor (Regional Services) Director – Education Services, Darling Downs South West

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
			Principal Advisor – Regional Improvement, Darling Downs South West Region
Division 3 –	Application process		
s.245	Application for exemption (1) A young person, or a parent of a young person, may apply to the following person (the <i>relevant decision-maker</i>) for an exemption from the requirement that the young person participate in an eligible option— (a) for an application for an exemption under section 244—the chief executive; (b) for an application for an exemption under section 244A—the principal of the non-State school that is the provider for the eligible option. (2) The application must— (a) state the period for which the exemption is sought; and (b) for an application by a young person—include the signed consent of a parent of the young person. (3) However, subsection (2)(b) does not apply if the relevant decision-maker is satisfied it would be inappropriate in all the circumstances to require the signed consent of a	If student enrolled in State school. Delegate's power is limited to their own school. If student enrolled in non-State school. Manager, Office of Non-State Education approves if enrolled in a non-state school and exemption is more than 110 school days or will cause the total number of school days missed by the student to exceed 110 school days in the year - s.244(3).	Head of School* Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled. Manager, Office of Non-State Education

Column 1	Column 2	C-1 2	
		Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	Example— an application by a young person living independently of the young person's parents	If student not enrolled in any school, and not registered or provisionally registered for home education.	Regional Director Director Regional Services
	(4) The applicant must provide any other relevant information reasonably required by the relevant decisionmaker to decide the application.	If student not enrolled in any school, but registered or provisionally registered for home education.	Executive Director, Regional Operations Officer
	Example— If an exemption is sought because the young person is ill, the information required under this subsection may include		Director, Education Services
	stated medical evidence.		Principal Advisor (Education Services)
			Principal Advisor (Regional Services)
			Director – Education Services, Darling Downs South West Region
			Principal Advisor – Regional Improvement, Darling Downs South West Region
s.246	Lapsing of application	If student enrolled in State school.	Principal
	(1) The relevant decision-maker may make a requirement under section	Delegate's power is limited to	Head of School*
	245(4) by giving the applicant a notice stating—	their own school.	Head of Campus*
	(a) the required information; and (b) the time by which the information must be given to the relevant decision-maker; and (c) that, if the information is not given to the relevant decision-maker by the stated time, the application will lapse. (2) The time stated must be reasonable		*A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled.

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Pr			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	and, in any case, at least 14 days after the requirement is made. (3) The relevant decision-maker may withdraw the requirement, or part of the requirement, at any time. (4) Before the stated time ends, the relevant decision-maker may give the applicant a further notice extending the stated time if the relevant decision-maker is satisfied it would be reasonable in all the circumstances to	If student enrolled in non-State school. Manager, Office of Non-State Education approves if enrolled in a non-state school and exemption is more than 110 school days or will cause the total number of school days missed by the student to exceed 110 school days in the year - s.244(3).	Manager, Office of Non-State Education	
	give the extension. (5) If the applicant does not comply	If student not enrolled in any school, and not registered or provisionally registered for	Regional DirectorDirector Regional	
	with the requirement within the stated time, or any extension, the application lapses.	home education. If student not enrolled in any school, but registered or provisionally registered for home education.	 Executive Director, Regional Operations Officer Director, Education Services Principal Advisor (Education Services) Principal Advisor (Regional Services) Director – Education Services, Darling Downs South West Region 	
			Principal Advisor – Regional Improvement, Darling Downs South West Region	
s.248	Decision (1) The relevant decision-maker must consider the application and either grant, or refuse to grant, the exemption. (2) If the relevant decision-maker	If student enrolled in State school. Delegate's power is limited to their own school.	 Principal Head of School* Head of Campus* *A Head of School or Head of Campus is a 	
	decides to grant the exemption, the relevant decision-maker must as soon as practicable grant the exemption to the applicant.		person employed by the Department of Education, in a role with a position	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	(3) If the relevant decision-maker decides to refuse to grant the exemption, the relevant decision-maker must as soon as practicable give the applicant an information notice about the decision.	decides to refuse to grant the		description thus entitled.
		If student enrolled in non-State school. Manager, Office of Non-State Education approves if enrolled in a non-state school and exemption is more than 110 school days or will cause the total number of school days missed by the student to exceed 110 school days in the year - s.244(3).	Manager, Office of Non-State Education	
		If student not enrolled in any school, and not registered or provisionally registered for home education. If student not enrolled in any school, but registered or provisionally registered for home education.	 Regional Director Executive Director, Regional Operations Officer Director, Education Services Director Regional Services Principal Advisor (Education Services) Principal Advisor (Regional Services) Director – Education Services, Darling Downs South West Regional Improvement, Darling Downs South West Region 	
s.250	Imposition of conditions (1) The relevant decision-maker may, in granting the exemption, decide to impose conditions on the exemption that are relevant and reasonable.	If student enrolled in State school. Delegate's power is limited to their own school.	 Principal Head of School* Head of Campus* *A Head of School or 	
	(2) If the relevant decision-maker		Head of Campus is a	

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200				
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	decides to grant an exemption on conditions, the relevant decision-maker must as soon as practicable give the applicant an information notice about the decision.		person employed by the Department of Education, in a role with a position description thus entitled.	
		If student enrolled in non-State school. Manager, Office of Non-State Education approves if enrolled in a non-state school and exemption is more than 110 school days or will cause the total number of school days missed by the student to exceed 110 school days in the year - s.244(3).	Manager, Office of Non-State Education	
		If student not enrolled in any school, and not registered or provisionally registered for home education. If student not enrolled in any school, but registered or provisionally registered for home education.	 Regional Director Executive Director, Regional Operations Officer Director, Education Services Director Regional Services Principal Advisor (Education Services) Principal Advisor (Regional Services) Director – Education Services, Darling Downs South West Region Principal Advisor – Regional Improvement, Darling Downs South West Region 	

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (General	ıl Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.251	Lesser period of exemption than that applied for (1) The relevant decision-maker may, in granting the application, decide to grant the exemption for a lesser period than that applied for by the applicant for the exemption. (2) If the relevant decision-maker decides to grant an exemption for a lesser period than that applied for by the applicant for the exemption, the relevant decision-maker must as soon as practicable give the applicant an information notice about the decision.	If student enrolled in State school. Delegate's power is limited to their own school. If student enrolled in non-State school. Manager, Office of Non-State Education approves if enrolled in a non-state school and exemption is more than 110 school days or will cause the total number of school days missed by the student to exceed 110 school days in the year - s.244(3).	Principal Head of School* Head of Campus* *A Head of School or Head of Campus is a person employed by the Department of Education, in a role with a position description thus entitled. Manager, Office of Non-State Education
		If student not enrolled in any school, and not registered or provisionally registered for home education. If student not enrolled in any school, but registered or provisionally registered for home education.	 Regional Director Executive Director, Regional Operations Officer Director, Education Services Director Regional Services Principal Advisor (Education Services) Principal Advisor (Regional Services) Director – Education Services, Darling Downs South West Region Principal Advisor – Regional

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
			Improvement, Darling Downs South West Region
Division 4 –	Miscellaneous		
s.251AB	Notice to non-State school's principal The chief executive may, by giving notice to a non-State school's principal, ask the principal for information about decisions made under section 248, including information in the record kept by the school's governing body under section 251AA.		Manager, Office of Non-State Education
D			
8.251A	Disclosure by chief executive to	The term "school entities" in	
5.231A	appropriate entities To help in carrying on re-engagement activities, the chief executive may disclose the following information about a young person in the compulsory participation phase to an entity the chief executive considers appropriate— (a) name and any previous names; (b) address; (c) date of birth; (d) the last eligible option in which the young person participated, so far as the chief executive is aware; (e) other information prescribed under a regulation.	Column 4 refers to State Educational institutions as defined in the Education (General Provisions) Act 2006 and non-State schools registered under the Education (Accreditation of Non-State Schools) Act 2017. For non-State school entities	Executive Director, External Relations and Research
	Examples of entities that may be appropriate— • a provider • a youth support entity • a human services entity	For State school entities Delegate's power is limited to State schools that fall within their own area of administrative responsibility	Regional Director
Chapter 12	- Good order and management of State	e educational institutions and no	on-State schools
Part 1 – Stu	dent discipline		
s.276	Policies or procedures for student discipline		Associate Director- General, Early Childhood and

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	(1) The chief executive may make a policy or procedure about the way in which principals of State schools are to control and regulate student discipline. (2) The policy or procedure may provide for the following matters— (a) the detention of students by principals or teachers; (b) the performance of community service by students; (c) the making, by principals, of discipline improvement plans for students; (d) any other matter the chief executive considers appropriate. (3) The chief executive must ensure the policy or procedure is available for public inspection, without charge— (a) during normal business hours at the department's head office; and (b) on the department's website. Editor's note— The department's website address is www.education.qld.gov.au . (4) The principal of a State school must ensure that the way in which the principal controls and regulates student discipline in the school complies with the policy or procedure.		State Schools • Deputy Director-General, Schools and Student Support
	spension, exclusion and cancellation of o	·	nts
Division 1A s.280B	Chief executive may give information to police commissioner (1) The chief executive may, for this division, give the police commissioner— (a) information about whether a person is a student of a State school; and (b) the name of the person and other identifying information about the person, including the person's date and place of birth and any alias. (2) Information given to the police commissioner under subsection (1) must only be used for this division.	Information given to the police commissioner must only be used for this division.	Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
			Assistant Director- General, Teaching, Leadership, Rural and Remote
			Executive Director within Disability, Inclusion and Student Services
			Director – within Disability, Inclusion and Student Services
s.280C	Chief executive may ask police commissioner about student charge or conviction (1) This section applies if—		Associate Director- General, Early Childhood and State Schools
	(a) the chief executive reasonably suspects that a student enrolled at a State school has been charged with, or convicted of, an offence; and (b) the school's principal or the		Deputy Director- General, Schools and Student Support
	chief executive requires confirmation of the charge or conviction for the exercise of a function under this part.		Deputy Director- General, First Nations Strategy and Partnerships
	(2) The chief executive may ask the police commissioner whether the student has been charged with, or convicted of, the offence and, if so, for information about the charge or		Assistant Director- General, Disability, Inclusion and Student Services
	conviction, including a brief description of the circumstances of the charge or conviction.		Assistant Director- General, Teaching, Leadership, Rural and Remote
			Executive Director within Disability, Inclusion and Student Services
			Director – within Disability, Inclusion and Student Services
Division 2 –	Suspension of students by principal		
Subdivision	1 – General provisions		

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.286	Dealing with submission against suspension (1) If a submission is made to the chief executive under section 285(2), the chief executive must, as soon as practicable after receiving it, review the principal's decision to suspend the student and— (a) confirm the decision; or (b) vary the decision; or (c) set aside the decision and substitute another decision. (2) As soon as practicable after making the decision under subsection (1), the chief executive must tell the student and the principal— (a) about the decision; and (b) if the decision allows the student to resume attendance at the school earlier, or later, than if the principal's decision had been confirmed—when the student may resume attendance at the school. (3) As soon as practicable after telling the student and the principal, the chief executive must give each of them a notice in the approved form about the decision.	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director
	3 – Chief executive's powers		
s.290	Chief executive may exercise suspension power (1) This section applies if the principal of a State school, or the chief executive, reasonably believes it would be appropriate for the chief executive to exercise the suspension power. Example— It would be appropriate for the chief executive to exercise the power if the principal was prevented from doing so by the principles of natural justice relating to bias. (2) The chief executive may exercise the power. (3) Each provision of this division applies as if a reference in the		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General Strategy

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	provision to the principal were a reference to the chief executive.		General, Teaching, Leadership, Rural and Remote	
		Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Regional Director	
Division 3 –	Exclusion of students by principal			
s.297	Chief executive may exercise exclusion power (1) This section applies if the principal of a State school, or the chief executive, reasonably believes it would be appropriate for the chief executive to exercise the exclusion power. Example— It would be appropriate for the chief executive to exercise the power if the principal was prevented from doing so by the principles of natural justice relating to bias. (2) The chief executive may exercise the power. (3) Each provision of this division applies as if a reference in the provision to the principal were a reference to the chief executive.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 	
Division 4 -	Exclusion of students from certain Sta	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Regional Director chief executive	

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	ul Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.298	Chief executive's power to exclude (1) The chief executive may, under this division, exclude a student from certain State schools, or all State schools, if the chief executive is reasonably satisfied a ground exists for the exclusion. (2) The chief executive may act under this division whether or not the student has already been suspended or excluded under this part. (3) In this division, a reference to exclusion of a student in exercise of the power under subsection (1).	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director
s.299(2)	Grounds for exclusion (1) Each of the following is a ground for exclusion—		Associate Director- General, Early Childhood and State Schools
	(a) persistent disobedience; (b) misbehaviour; (c) conduct that adversely affects, or is likely to adversely affect, other students; (d) conduct that adversely affects, or is likely to adversely affect, the good order and management of the schools; (e) the student's attendance at the schools poses an unacceptable risk to the safety or wellbeing of other students or of staff; if exclusion of the student under division 3 is inadequate to deal with		 Deputy Director- General, Schools and Student Support Deputy Director- General, First Nations Strategy and Partnerships Assistant Director- General, Disability, Inclusion and Student Services
	the disobedience, misbehaviour, conduct or risk.		Assistant Director- General, Teaching,

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	 (2) It is also a ground for exclusion if— (a) the student has been convicted of an offence; and (b) the chief executive is reasonably satisfied it would not be in the best interests of other students or of staff for the student to be enrolled at the schools. (3) To remove any doubt, it is declared that, for subsection (1)(c) or (d), conduct of the student may be a ground for exclusion even if the conduct does not happen on school premises or during school hours. 	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Leadership, Rural and Remote • Regional Director
s.300	Suspension pending final decision about exclusion		Associate Director- General, Early Childhood and
	(1) This section applies if the chief executive proposes to exclude a student. (2) The chief executive must give the student a notice in the approved form about the proposed exclusion and— (a) if the student is already suspended or excluded from the schools—tell the student that the suspension or exclusion continues until the chief executive makes a final decision about the proposed exclusion; or (b) if the student is not already suspended or excluded from the schools—suspend the student until the chief executive makes a final decision about the proposed exclusion. (3) The suspension starts when the chief executive tells the student about it.	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	 Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
s.301	Continuing education during suspension If the chief executive suspends a student pending a final decision about exclusion, the chief executive must take reasonable steps to arrange for the student's access to an educational program that allows the student to continue the student's education during the suspension.	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director 		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
s.302	(1) The chief executive must make a final decision about exclusion within 30 school days after giving the student a notice under section 300(2) (the <i>proposed exclusion notice</i>). (2) If the chief executive decides not to exclude, the chief executive must— (a) as soon as practicable, tell the student— (i) about the decision; and (ii) that the suspension has ended; and (iii) unless the student has been excluded under section 295(3)—that the student may resume attendance at the school at which the student was enrolled on the day of the suspension; and (b) as soon as practicable after telling the student about the decision—give the student a notice in the approved form about the decision. (3) If the chief executive decides to exclude, the chief executive must exclude the student either permanently or for a period of not more than 1		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 		

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	year. Note— See chapter 15, part 4 for review of the decision by QCAT. (4) However, the exclusion cannot be longer than the period stated in the proposed exclusion notice. (5) The chief executive must, as soon as practicable after deciding to exclude, give the student a notice in the approved form about the exclusion. (6) The notice mentioned in subsection (5) must state that— (a) the student may make a written submission to the chief executive asking the chief executive to review the decision under division 6; and (b) if the student is excluded permanently—the student may make a periodic written submission to the chief executive under division 7. (7) Also, if the chief executive decides to exclude the student from all State schools, the notice must comply with the QCAT Act, section 157(2).	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Regional Director
s.304	Continuing education during exclusion of certain students (1) This section applies to a student of a State school who is— (a) of compulsory school age; or (b) a young person in the compulsory participation phase. (2) If the student is excluded from all State schools, the chief executive must take reasonable steps to arrange for the student's access to an educational program that allows the student to continue the student's education during the exclusion.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Regional Director
Division 5 –	Exclusion of prospective students by cl	hief executive	
s.305	Application of div 5 This division applies if— (a) a State school's principal, under section 156(2), refers an application for enrolment of a prospective student at the school to the chief executive; and (b) the chief executive gives the applicant a show cause notice under section 159.		Associate Director- General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support
s.306	(1) If the chief executive reasonably believes the prospective student's attendance at certain State schools or all State schools would pose an unacceptable risk to the safety or wellbeing of other students or staff of the schools, the chief executive must give the prospective student a notice (a <i>show cause notice</i>) stating the following— (a) that the chief executive proposes to exclude the prospective student from the schools for a stated period of not more than 1 year or permanently (the <i>proposed action</i>); (b) the grounds for the proposed action; (c) an outline of the facts and circumstances forming the basis for the grounds; (d) an invitation to the prospective student to show within a stated period (the <i>show cause period</i>) why the proposed action should not be taken. (2) The show cause period must be a period ending at least 14 days after the show cause notice is given to the prospective student.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	ul Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
s.307	Representations about show cause notice (1) The prospective student may make written representations about the show cause notice to the chief executive in the show cause period. (2) The chief executive must consider all written representations (the accepted representations) made under subsection (1).		 Associate Director- General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support
s.308	Ending show cause process without further action If, after considering any accepted representations for the show cause notice, the chief executive no longer reasonably believes the prospective student's attendance at certain State schools or all State schools would pose an unacceptable risk to the safety or wellbeing of other students or staff of the schools, the chief executive— (a) must not take further action about the show cause notice; and (b) must, as soon as practicable, give notice to the prospective student that no further action is to be taken about the show cause notice.		Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support
s.309	(1) This section applies if, after considering any accepted representations for the show cause notice, the chief executive still reasonably believes the prospective student's attendance at certain State schools or all State schools would pose an unacceptable risk to the safety or wellbeing of other students or staff of the schools. (2) This section also applies if there are no accepted representations for the show cause notice. (3) The chief executive must decide to exclude the prospective student from the schools. Note— See chapter 15, part 4 for review of the decision by QCAT.		Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	l Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	(4) The chief executive may not decide to exclude the prospective student for a longer period than the period of the proposed exclusion stated in the show cause notice given to the prospective student under section 306. (5) If the decision relates to certain State schools, the chief executive must give the prospective student a notice stating— (a) that the prospective student is excluded from the stated schools for a stated period of not more than 1 year or permanently; and (b) the reason for the exclusion; and (c) that the prospective student may make a submission asking the chief executive to review the exclusion under division 6; and (d) the title, name and address of the chief executive; and (e) the way in which the submission may be made. (6) If the decision relates to all State schools, the chief executive must give the prospective student a notice— (a) stating that the prospective student is excluded from all State schools for a stated period of not more than 1 year or permanently; and (b) complying with the QCAT Act, section 157(2).		
s.310	Continuing education of certain excluded student (1) This section applies to a prospective student of a State school who is— (a) of compulsory school age; or (b) a young person in the compulsory participation phase.		 Associate Director- General, Early Childhood and State Schools Deputy Director- General, Schools and Student Support
	(2) If the prospective student is excluded under section 309 from all State schools, the chief executive must take reasonable steps to arrange for the prospective student's access to an educational program that allows the prospective student to continue the student's education during the exclusion.		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Division 6 –	Review of particular exclusion decision	ıs		
s.313	Dealing with submissions against exclusions (1) If a submission is made to the chief executive, the chief executive must, within 40 school days after receiving the submission, consider the exclusion decision and the submission and— (a) confirm the exclusion decision; or (b) amend the exclusion decision and make a new decision in substitution of the exclusion decision. (2) If the exclusion decision was made under section 291 or 298, after the chief executive has decided to confirm, amend or set aside the exclusion decision, the chief executive must— (a) as soon as practicable tell the excluded person and relevant principal— (i) about the chief executive's decision; and (ii) if the chief executive's decision allows the excluded person to attend the school or schools earlier than if the exclusion decision had been confirmed—when the excluded person may attend the school or schools; and (b) within 7 days after telling the excluded person about the chief executive's decision and the reasons for the chief executive's decision and the relevant principal.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	(3) If the exclusion decision was made under section 309(5), after the chief executive has decided to confirm, amend or set aside the exclusion decision, the chief executive must— (a) as soon as practicable tell the excluded person— (i) about the chief executive's decision; and (ii) if the chief executive's decision allows the excluded person to attend the school or schools earlier than if the exclusion decision had been confirmed—when the excluded person may attend the school or schools; and (b) within 7 days after telling the excluded person about the chief executive's decision, give the person notice of the chief executive's decision and the reasons for the chief executive's decision was made under section 291, 298 or 309(5) and was not made by the chief executive personally, the chief executive must ensure the submission is not dealt with under this section by— (a) the person who made the exclusion decision; or (b) a person in a less senior office than the person who made the exclusion decision. (5) In this section— relevant principal means the principal of the State school at which the excluded person was enrolled immediately before the exclusion	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	Regional Director	
	started			
Division 7 –	Periodic review of certain decisions to	exclude permanently		
s.315	Periodic review of decision to	In respect of exclusions by the		
	exclude permanently on ground mentioned in s 292 or 299—person under 24 years (1) This section applies to a person under 24 years who is excluded permanently— (a) from a State school at which the person was enrolled immediately before the exclusion on a ground mentioned in section 292; or	Regional Director as Principal's Supervisor in accordance with s.293 of the EGPA prior to or after the commencement of the Education (Strengthening Discipline in State Schools) Amendment Act 2013, please note the effect of s.522 of the EGPA.		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	(b) from certain State schools on a ground mentioned in section 299; or(c) from all State schools on a ground mentioned in section 299.(2) In each calendar year after the exclusion, the person may make a	If excluded by a principal pursuant to s.291 EGPA. Delegates power is limited to their own school	Principal	
	written submission to the chief executive about whether the exclusion should be revoked. (3) The person may only make 1 written submission in each calendar year until the end of the calendar year that the person turns 24. (4) The chief executive must, within 40 school days after any submission is made under subsection (2), consider the submission and— (a) decide whether to revoke the exclusion; and (b) give notice of the decision and the reasons for the decision to—	If excluded by the Regional Director pursuant to s.293 of the EGPA, prior to or after the commencement of the Education (Strengthening Discipline in State Schools) Amendment Act 2013; OR If excluded by the Regional Director pursuant to a delegation held under s.297 EGPA Delegate's power is limited to State Schools that fall within their own area of administrative responsibility.	Regional Director	
	 (i) the person; and (ii) the principal of the State school at which the person was enrolled immediately before the exclusion started. (5) The chief executive must revoke the exclusion to the extent it applies to a State school if the chief executive is 	If excluded by the Assistant Director-General, State Schools – Operations or Assistant Director-General, Disability, Inclusion and Student Services, pursuant to a delegation held under s.297 EGPA	Assistant Director- General, Disability, Inclusion and Student Services	
	reasonably satisfied— (a) if the person was excluded on a ground mentioned in section 292(1)(a), (b), (c) or (d), or section 299(1)(a), (b), (c) or (d)—the disobedience, misbehaviour or other conduct is unlikely to recur if the student were allowed to attend the school or schools; or	If excluded by the Assistant Director-General, State Schools - Performance or Assistant Director-General, Teaching, Leadership, Rural and Remote, pursuant to a delegation held under s.297 EGPA.	Assistant Director- General, Teaching, Leadership, Rural and Remote	
	(b) if the person was excluded on a ground mentioned in section 292(1)(e) or 299(1)(e)—the student's attendance at the school or schools no longer poses an unacceptable risk to the safety or	If excluded by the Deputy Director-General, Schools and Student Support, pursuant to a delegation held under s.297 EGPA.	Deputy Director- General, Schools and Student Support	
	wellbeing of other students or of staff; or (c) if the person was excluded on a ground mentioned in section 292(2) or 299(2)—it would no longer not be in the best interests of other students or of staff for the student to be enrolled at the school or schools.	If excluded by the Associate Director-General, Early Childhood and State Schools, pursuant to a delegation held under s.297 EGPA.	Associate Director- General, Early Childhood and State Schools	

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	 (6) Otherwise, the chief executive must not revoke the exclusion. (7) In this section— revoke, an exclusion, means— (a) revoke the exclusion entirely; or (b) amend the exclusion so it no longer applies to a particular State school. 	If excluded by the Deputy Director-General, First Nations Strategy and Partnerships, pursuant to a delegation held under s.297 EGPA	Deputy Director- General, First Nations Strategy and Partnerships
	Cancellation of enrolment of students	who are older than compulsory	_
s.320	Cancellation (1) If a submission is made to the chief executive under section 319(2), the chief executive must, as soon as practicable after receiving it, review the principal's decision to cancel the enrolment and— (a) confirm the decision; or (b) vary the decision; or (c) set aside the decision and substitute another decision. (2) As soon as practicable after making the decision under subsection (1), the chief executive must tell the student and the principal— (a) about the decision; and (b) if the decision allows the student to make an application for enrolment at the school earlier than if the principal's decision had been confirmed—when the student may make the application. (3) As soon as practicable after telling the student and the principal, the chief executive must give each of them a notice in the approved form about the decision.	Delegates' power is limited to State schools that fall within their area of administrative responsibility.	 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director
Division 9 –	Other provisions		
s.329	No entitlement to enrolment at another State school during suspension A student suspended from a State school under this part is not entitled to be enrolled at another State school during the period of the suspension unless the enrolment is approved by the chief executive.		Deputy Director- General, First Nations Strategy and Partnerships Assistant Director- General, Disability, Inclusion and Student Services

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
			Assistant Director- General, Teaching, Leadership, Rural and Remote	

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Part 5 – Dii institutions	rections and orders about conduct or mo	ovement at, or entry to, premise	s of State instructional
Division 3 –	- Directions about conduct or movement	t at premises of State instruction	nal institutions
s.338	Review of direction under s 337 (1) This section applies if a person is given a direction under section 337 by a State instructional institution's principal. (2) The person may apply in writing to the chief executive for a review of the direction, but only— (a) within 7 days after the person is given the direction; or (b) if the direction is for less than 7 days—before the direction ends. (3) The application must— (a) state in detail the grounds on which the person wants the direction to be reviewed; and (b) state the person's residential address. (4) After considering the grounds, the chief executive must make a decision (the <i>review decision</i>) to— (a) confirm the direction; or (b) vary the direction; or (c) cancel the direction. (5) The chief executive must— (a) make the review decision within 5 business days after the application is made; and (b) as soon as practicable after the decision is made— (i) tell the person and the institution's principal about the decision; and (ii) give the person written notice of the decision. (6) If the chief executive does not tell the person about the review decision under subsection (5)(b)(i) within 5 business days after the application is made, the review decision is taken to be that the direction is cancelled.		 Deputy Director-General, First Nations Strategy and Partnerships Assistant Director- General, Disability Inclusion and Student Services Regional Director

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006		
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
Division 5 –	Division 5 – Prohibition from entering premises of State instructional institutions for up to 60 days				
s.340A	Chief executive may prohibit person from entering premises (1) This section applies if a State instructional institution's principal, or the chief executive, reasonably believes it would be appropriate for the chief executive to exercise the power to give a person a written direction mentioned in section 340. Example— It would be appropriate for the chief executive to exercise the power if the principal was prevented from doing so by the principles of natural justice relating to bias. (2) The chief executive may exercise the power. (3) Section 340 applies as if a reference in that section to the principal were a reference to the chief executive.		 Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Regional Director 		
	Prohibition from entering premises of re than 1 year Prohibition from entering premises (1) The chief executive may give a person (the <i>prohibited person</i>) a written direction requiring the prohibited person not to enter the premises of a State instructional institution for more than 60 days, but not more than 1 year, after the day on	State instructional institutions f	 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support 		
	which the direction is given if the chief executive is reasonably satisfied that, unless the direction is given, the prohibited person is likely to— (a) cause physical harm to, or apprehension or fear of physical harm in, another person when the other person is at the premises; or (b) damage the premises or property at the premises; or (c) disrupt the good order or management of the institution. (2) A direction under subsection (1) may not be given to an exempt person for the institution. (3) The direction must state— (a) the terms of the direction; and		Regional Director		

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	 (b) the ground for the direction; and (c) an outline of the facts and circumstances forming the basis for the ground; and (d) the time the direction is to remain in force. (4) The direction must state the matters mentioned in section 157(2)(a) to (e) of the QCAT Act as if a reference in the section to the decision were a reference to the direction. (5) The direction has no effect until the chief executive gives it to the prohibited person. (6) The prohibited person must comply with the direction, unless the prohibited person has a reasonable excuse. Maximum penalty for subsection (6)—40 penalty units. 		
Part 7 – Pro	phibition from entering premises of all S	 	 nd non-State schools for
up to 1 year		attended in the second of the	nu non state senous for
s.352	Prohibition from entering premises of all State instructional institutions and non-State schools (1) The chief executive may apply to QCAT for an order prohibiting a person from entering the premises of all State instructional institutions and non-State schools for up to 1 year. (2) An application under subsection (1) may not be made in relation to a person who is a student of a State instructional institution or non-State school. (3) QCAT may make the order if QCAT is satisfied, on the balance of probabilities, that the person poses an unacceptable risk to the safety or wellbeing of members of school communities in general.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, People, Information and Communication Services Deputy Director-General, Schools and Student Support
s.353	Prohibition from entering premises		Associate Director-
	of all State instructional institutions (1) The chief executive may apply to QCAT for an order prohibiting a person from entering the premises of all State instructional institutions for		General, Early Childhood and State Schools Deputy Director- General, Schools

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	up to 1 year. (2) An application under subsection (1) may not be made in relation to a person who is a student of a State instructional institution. (3) QCAT may make the order if QCAT is satisfied, on the balance of probabilities, that the person poses an unacceptable risk to the safety or wellbeing of members of school communities of the institutions in general.		and Student Support		
Part 8 – Pro	ovisions relating to parts 5 to 7				
s.356	Notification of application or direction (1) Subsection (2) applies if an application is made under section 352 or 353 in relation to a child. (2) The applicant must, as soon as practicable after making the application, give a parent of the child notice of the application, unless a parent cannot be found after reasonable inquiry. (3) Subsection (4) applies if a direction is given under section 340, 341, 349 or 350 to a child. (4) The person who gives the direction must, as soon as practicable after giving the direction, give a parent of the child notice of the direction, unless a parent cannot be found after reasonable inquiry. (5) In this section— parent, of a child, includes someone who is apparently a parent of the child.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, People, Information and Communication Services Deputy Director-General, Schools and Student Support 		
Part 9 – Dro	ess code		1		
s.361	Guidelines for dress code (1) The chief executive may make guidelines about dress codes for State schools. (2) Issues that may be addressed by a guideline include the following—		Deputy Director- General, Schools and Student Support		

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
Reference	(a) the scope of operation of a dress code; (b) the extent of consultation to be undertaken by a State school's principal when developing a dress code; (c) the issues to be considered in the development of a dress code, including, for example— (i) the availability and affordability of items of clothing; and (ii) the functionality of items of clothing; and (iii) health and safety issues; and (iv) anti-discrimination issues; and (v) the process to be followed in dealing with the special circumstances of particular students; (d) the consistency of a dress code with other Acts or laws; (e) the consistency of a dress code with government policies; (f) the ongoing monitoring of the operation of a dress code. (3) A guideline may be amended or replaced by a later guideline made under this section. (4) A guideline must be made available to each principal of a State school.	Observations / Limitations	Delegate
Chapter 13	Schools in receipt of subsidy		
-			
s.368(2B)	Provision of scholarships and payment of allowances (1) The Minister may, under an approved policy— (a) provide scholarships to be competed for by prospective students, or students, of a school in receipt of subsidy; or (b) pay an allowance to the governing body of a non-State school in receipt of subsidy for its use in the operation of the school; or (c) pay an allowance to a person to offset the person's costs in attending a State school or non-State school; or	This delegation may be exercised in circumstances where the overpayment is less than \$100,000.	Executive Director, External Relations and Research

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Reference	(d) pay an allowance to a person to offset the person's costs in receiving home education under chapter 9, part 5; or (e) pay an allowance to a person operating a student hostel to defray the costs of operating the hostel; or (f) pay an allowance or subsidy to a person to offset the person's costs in participating in a distance education kindergarten learning program under chapter 19, part 1A. Example of costs that may be offset for paragraph (f)— computer hardware, internet or phone expenses (2) An allowance paid to the governing body of a non-State school under subsection (1)(b) is subject to a condition that the governing body must repay an overpayment to the State in accordance with an approved policy. (2A) The Minister may pay an allowance under subsection (1)(b) on any other reasonable conditions the Minister considers appropriate. (2B) If an overpayment is made to a governing body, the amount of the overpayment is a debt owed by the governing body to the State and may be recovered from the governing body by the chief executive.	Observations / Limitations	Delegate	
	(3) In this section— <i>student hostel</i> means a hostel for the accommodation of students attending a school in receipt of subsidy			
Chapter 15	– Internal and external reviews			
Part 1 – Into	ernal reviews of decisions by chief execu			
s.391	Application for review (1) The application must be made— (a) if the person is given an information notice about the decision—within 30 school days after the person is given the information notice; or (b) otherwise— within 30 school days after the person otherwise	s.390 provides that s.391 applies to decisions where a person is given, or entitled to be given, an information notice for the decision. The power to extend time for making the application for review is limited to:		
	becomes aware of the decision.	Application for review of decision made under s.62 -	Regional Director	

Schedule	1 – Table of Director-General's Delega	nted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	(2) The chief executive may extend the time for making the application. (3) The application must be in the approved form and supported by enough information to enable the chief executive to decide the application.	Initial remaining allocation: Delegates may not exercise power if they were the original decision maker under s.62. Delegates' power is limited to State schools that fall within their Region.	
		Application for review of decision made under s.66 - Application for extra semesters: Delegates may not exercise power if they were the original decision maker under s.66. Delegates' power is limited to State schools that fall within their Region.	1 st and 2 nd semester: • Regional Director
		Application for review of decision made under s.72 - Application for further semesters: Delegates may not exercise power if they were the original decision maker under s.72.	 3rd and 4th semester: Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services
		Application for review of decision made under s.162 – Refusal of enrolment: Delegates may not exercise power if they were the original decision maker under s.162.	Associate Director-General, Early Childhood and State Schools Deputy Director-General, People, Information and Communication Services Deputy Director-General, Schools and Student Support
		Application for review of decision made under s.167 – Requirements for enrolment not satisfied:	Associate Director- General, Early Childhood and

Schedule 1	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provi		
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		Delegates may not exercise power if they were the original decision maker under s.167. Delegates may not exercise power if they are in a less senior office in the department than the person who made the original decision under s167.	 State Schools Deputy Director-General, First Nations Strategy and Partnerships Deputy Director-General, Schools and Student Support Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director
		In respect of applications for review of decisions made under ss.189, 191, 192, and 197: Delegates may not exercise power if they were the original decision maker under ss.189, 191, 192, or 197.	Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote
		If student enrolled in a State school: In respect of applications for review of decisions made under ss.189, 191, 192, and 197: Delegates may not exercise power if they were the original decision maker under ss.189, 191, 192, or 197.	Regional Director

Schedule 1 – T	able of Director-General's De	legated Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		If student enrolled in non-state school: In respect of applications for review of decisions made under ss.189, 191, 192, and 197: Delegates may not exercise power if they were the original	Executive Director, External Relations and Research
		decision maker under ss.189, 191, 192, or 197. If not enrolled in any school, or not provisionally registered or registered for home education:	Deputy Director- General, First Nations Strategy and Partnerships
		If not enrolled in any school, but provisionally registered or registered for home education: In respect of applications for	Assistant Director- General, Disability, Inclusion and Student Services
		review of decisions made under ss.189, 191, 192, and 197: Delegates may not exercise	Assistant Director- General, Teaching, Leadership, Rural and Remote
		power if they were the original decision maker under ss.189, 191, 192, or 197.	
		If provisionally registered or registered for home education: In respect of applications for review of decisions made under ss.210, 211, 214, 218, 219, & 225.	• Executive Director, Registration Services (International, Non-State and Home Education)
		Delegates may not exercise power if they were the original decision maker under ss.210, 211, 214, 218, 219, & 225. Delegates may not exercise	Manager – within Registration Services (International, Non-State and Home Education)
		power if they are in a less senior office in the department than the person who made the original decision under ss. 210, 211, 214, 218, 219 or	 Manager, Home Education Assistant Manager, Home Education
		225. Delegation to Education Officer – Special Duties is limited to Education Officer –	Senior Education Officer, Home Education
		Special Duties assigned to and	Education Officer

Schedule 1 – T	able of Director-General's Del	egated Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		performing education officer duties in the Home Education Unit.	– Special Duties
		If enrolled in a State school:	Regional Director
		In respect of applications for review of decisions made under ss.248, 250, 251.	
		Delegates may not exercise power if they were the original decision maker under ss.248, 250, 251.	
		If enrolled in non-State school:	Executive Director, External Relations
		In respect of applications for review of decisions made under ss.248, 250, 251.	and Research
		Delegates may not exercise power if they were the original decision maker under ss.248, 250, 251.	
		If not enrolled in any school, or not provisionally registered or registered for home education OR If not enrolled in any school, but	Deputy Director- General, First Nations Strategy and Partnerships
		provisionally registered or registered for home education:	Assistant Director- General, Disability, Inclusion and
		In respect of applications for review of decisions made under ss.248, 250, 251.	Student Services • Assistant Director-
		Delegates may not exercise Lea	General, Teaching, Leadership, Rural and Remote
		Application for review of decision made under s.340 - Prohibition from entering premises for up to 60 days.	Deputy Director- General, First Nations Strategy and Partnerships
			Deputy Director- General, Schools and Student Support
			Assistant Director- General, Disability, Inclusion and Student Services

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
		Application for review of decision made under ss.340 and 340A - Prohibition from entering premises for up to 60 days: Delegates may not exercise power if they were the original decision maker under s.340A. Delegates may not exercise power if they are in a less senior office in the department than the person who made the original decision under s.340A.	 Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director Associate Director-General, Early Childhood and State Schools Deputy Director-General, First Nations Strategy and Partnerships Deputy Director-General, Schools and Student Support Assistant Director-General, Disability, Inclusion and Student Services 	
s.392	Review decision (1) Unless the chief executive made the original decision personally, the chief executive must ensure the application is not dealt with by— (a) the person who made the original decision; or (b) a person in a less senior office in the department than the person who made the original decision. (2) Within 40 school days after the making of the application, the chief executive must review the original decision and make a decision (the <i>review decision</i>)— (a) confirming the original decision; or (b) amending the original decision; or (c) substituting another decision for the original decision. (3) The chief executive must make the review decision on the material that led to the original decision and any other material the chief executive	s.390 provides that s.392 applies to decisions where a person is given, or entitled to be given, an information notice for the decision. The power to review the original decision and make a review decision is limited to: Review of decision made under s.62 - Initial remaining allocation: Delegates may not exercise power if they were the original decision maker under s.62. Delegates' power is limited to State schools that fall within their Region. Review of decision made under s.66 - Application for extra semesters: Delegates may not exercise power if they were the original	 Regional Director 1st and 2nd semester: Regional Director 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 20			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	(4) The chief executive must, as soon as practicable after making the review decision, give the applicant notice of the review decision.	Delegates' power is limited to State schools that fall within their Region.		
	(5) If the review decision is not the decision sought by the applicant, the notice must comply with the QCAT Act, section 157(2).	Review of decision made under s.72 - Application for further semesters: Delegates may not exercise power if they were the original decision maker under s.72.	 3rd and 4th semester: Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 	
		Review of decision made under s.162 – Refusal of enrolment: Delegates may not exercise power if they were the original decision maker under s.162.	Associate Director-General, Early Childhood and State Schools Deputy Director-General, People, Information and Communication Services Deputy Director-General, Schools and Student Support	
		Review of decision made under s.167 – Requirements for enrolment not satisfied: Delegates may not exercise power if they were the original decision maker under s.167. Delegates may not exercise power if they are in a less senior office in the department than the person who made the original decision under s167.	Associate Director-General, Early Childhood and State Schools Deputy Director-General, First Nations Strategy and Partnerships Deputy Director-General, Schools and Student Support Assistant Director-General, Disability,	

Schedule 1 – T	Гable of Director-General's Dele	gated Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
			Inclusion and Student Services • Assistant Director-
			General, Teaching, Leadership, Rural and Remote
			Regional Director
		In respect of review of decisions made under ss.189, 191, 192, and 197:	Deputy Director- General, First Nations Strategy and Partnerships
		Delegates may not exercise power if they were the original decision maker under ss.189, 191, 192, or 197.	Associate Director- General, Early Childhood and State Schools
			Assistant Director- General, Disability, Inclusion and Student Services
		If student enrolled in a State school:	Regional Director
		In respect of review of decisions made under ss.189, 191, 192, and 197:	
		Delegates may not exercise power if they were the original decision maker under ss.189, 191, 192, or 197.	
		If student enrolled in non-state school:	Executive Director, External Relations and Research
		In respect of review of decisions made under ss.189, 191, 192, and 197:	and research
		Delegates may not exercise power if they were the original decision maker under ss.189, 191, 192, or 197.	
		If not enrolled in any school, or not provisionally registered or registered for home education:	Deputy Director- General, First Nations Strategy and Partnerships
		If not enrolled in any school, but provisionally registered or registered for home education:	Associate Director- General, Early Childhood and

Schedule 1 – T	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
		In respect of review of decisions made under ss.189, 191, 192, and 197: Delegates may not exercise power if they were the original decision maker under ss.189, 191, 192, or 197.	Assistant Director- General, Disability, Inclusion and Student Services	
		If provisionally registered or registered for home education: In respect of review of decisions made under ss.210, 211, 214, 218, 219, & 225.	• Executive Director, Registration Services (International, Non-State and Home Education)	
		Delegates may not exercise power if they were the original decision maker under ss.210, 211, 214, 218, 219, & 225.	Manager – within Registration Services (International, Non-State and	
		Delegates may not exercise power if they are in a less senior office in the department than the person who made the original decision under ss. 210, 211, 214, 218, 219 or	 Home Education) Manager, Home Education Assistant Manager, 	
		Delegation to Education Officer – Special Duties is limited to Education Officer – Special Duties assigned to and performing education officer duties in the Home Education Unit.	 Home Education Senior Education Officer, Home Education Education Officer – Special Duties 	
		If enrolled in a State school: In respect of review of decisions made under ss.248, 250, 251. Delegates may not exercise power if they were the original decision maker under ss.248,	Regional Director	
		250, 251. If enrolled in non-State school: In respect of review of decisions made under ss.248, 250, 251.	Executive Director, External Relations and Research	
		Delegates may not exercise power if they were the original decision maker under ss.248,		

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
		250, 251.	
		If not enrolled in any school, or not provisionally registered or registered for home education OR If not enrolled in any school, but provisionally registered or registered for home education: In respect of review of decisions made under ss.248, 250, 251.	Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services
		Delegates may not exercise power if they were the original decision maker under ss.248, 250, 251.	
		Review of decision made under s.340 - Prohibition from entering premises for up to 60 days.	Deputy Director- General, First Nations Strategy and Partnerships
			Assistant Director- General, Disability, Inclusion and Student Services
			Regional Director
		Review of decision made under ss.340 and 340A - Prohibition from entering premises for up to 60 days:	Associate Director- General, Early Childhood and State Schools
		Delegates may not exercise power if they were the original decision maker under s.340A.	Deputy Director- General, First Nations Strategy and Partnerships
		Delegates may not exercise power if they are in a less senior office in the department than the person who made the original decision under s.340A.	Deputy Director- General, Schools and Student Support
			Assistant Director- General, Disability, Inclusion and Student Services

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Ac				
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Chapter 16	– Legal proceedings			
Part 1 - Evi	dence			
s.407	Other evidentiary aids (1) A certificate purporting to be signed by the chief executive and stating any of the following matters is evidence of the matter— (a) a stated document is— (i) an approval, decision or requirement made under this Act; or (ii) an exemption granted under section 185; or (iii) an exemption granted under section 244; or (iv) a notice given under this Act; (b) a stated document is a copy of a document mentioned in paragraph (a); (c) on a stated day, or during a stated period, an authorisation as an authorised officer was, or was not, in force for a stated person; (d) on a stated day, or during a stated period, an exemption granted under section 185 for a stated child was, or was not, in force; (e) on a stated day, or during a stated period, an exemption granted under section 244 for a stated young person was, or was not, in force; (f) on a stated day, a stated person was given a stated notice under this Act; (g) on a stated day, a stated requirement was made of a stated person; (h) on a stated day, an institution was— (i) a State educational institution; or (ii) a State instructional institution; or (iii) a State school. (2) In a proceeding for an offence against section 176(1)— (a) a certificate purporting to be signed by a State school's, or non-State school's, principal— (i) that a stated child is, or is not, enrolled at the school; or (ii) stating the details of attendance of a stated child at the	In respect of proceedings for a breach of s.176(1)(b) the Delegate's power extends to all schools (State and non-State) within their Region.	 Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director 	

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 200				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	school; is evidence of the matter; and (b) a certificate purporting to be signed by the chief executive that the chief executive consents to the bringing of the proceeding is evidence of the consent; and (c) a statement in a complaint that a child was of compulsory school age at the time of the offence is evidence of the matter. (3) A certificate purporting to be signed by a non-State school's principal and stating any of the following matters is evidence of the matter— (a) a stated document is an exemption granted by the principal under section 185A or 244A; (b) a stated document is a copy of a document mentioned in paragraph (a); (c) on a stated day, or during a stated period, an exemption granted by the principal under section 185A for a stated child was, or was not, in force; (d) on a stated day, or during a stated period, an exemption granted by the principal under section 244A for a stated young person was, or was not, in force.				
	ence proceedings				
s.410	Evidence of chief executive's consent A certificate, purporting to be signed by the chief executive, that the chief executive consents to the bringing of proceedings for an offence against section 239(1) is evidence of the consent.		 Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote Regional Director 		

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Chapter 19	– Miscellaneous			
Part 1A – D	istance education kindergarten learnin	g program		
s.419G	Review of decision to refuse to grant an application (1) This section applies if a decision is made under section 419F to refuse to grant an application for registration. (2) The applicant may apply to the chief executive, within 21 days after notice of the decision is given to the applicant under section 419F(5), for a review of the decision. (3) The application must state fully the grounds for the submission and the facts relied on. (4) After reviewing the decision, the chief executive must decide to— (a) confirm the decision; or (b) set aside the decision and grant the application. (5) The chief executive must as soon as practicable give a notice to the applicant about the chief executive's decision and the reasons for the decision.		 Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Deputy Director-General, First Nations Strategy and Partnerships Assistant Director-General, Disability, Inclusion and Student Services Assistant Director-General, Teaching, Leadership, Rural and Remote 	
Part 3 – Ge	neral			
s.426(4)(e) and s.426(4A)	(1) This section applies to a person— (a) who is or has been— (i) the chief executive or a public service employee in the department; or (ii) an employee of a State school; or (iii) a minister, or an accredited representative, of a religious denomination or society mentioned in section 76(1); or (iv) a member of an association; and (b) who, in that capacity, has gained or has access to personal information about— (i) a student, prospective student or former student of a State school; or	In respect of s.426(4)(e)(i) Delegates must follow the department's Disclosing personal information to law enforcement agencies procedure where relevant.	 Principal Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support Assistant Director-General – within Schools and Student Support Division Executive Director, Student Protection and Wellbeing 	

Schedule	1 – Table of Director-General's Delega	ted Powers – Education (Genera	al Provisions) Act 2006
Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	(A) who is or has been registered in a kindergarten learning program at a State		Director, Student Protection
	school; or (B) for whom an application for registration has been made under section 419B; or		Deputy Director- General, First Nations Strategy and Partnerships
	(C) who is or has been registered in a distance education kindergarten learning program; or		Executive Director, DE International
	(D) for whom an application for registration has been made under section 419F; or (iii) a person with a disability		Director, International Student Programs
	who— (A) under section 420(2), is		Regional Director
	being provided with special education at a State school; and (B) is not enrolled in the preparatory year at the school;		Executive Director, Regional Operations Officer
	or (iv) a child— (A) who is or has been		Director, Student Services
	provisionally registered, or registered, for home education under chapter 9, part 5; or		Director, Education Services
	(B) for whom an application for provisional registration, or registration, has been made under chapter 9, part 5.		• Principal Advisor (Education Services)
	(2) This section also applies to a person—(a) who is or has been an employee		Director Regional Services
	of a relevant non-State school; and (b) who, in that capacity, has gained or has access to personal information, contained in a transfer		• Principal Advisor (Regional Services)
	note, about— (i) a former student or continuing student of the school; or (ii) a kindergarten age child—		Director, Student, Child and Family Connect
	(A) who is or has been registered in a kindergarten learning program at the school; or		Principal Advisor, Student Protection
	(B) for whom an application for registration has been made under section 419B; or (iii) a person with a disability		Director Education Services, Darling Downs South West Region
	who— (A) under section 420(2), is being provided with special education at the school; and (B) is not enrolled in the preparatory year at the school.		Principal Advisor – Regional Improvement, Darling Downs South West Region

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
	(3) This section also applies to a person—	In respect of s.426(4)(e)(ii) Delegates must follow the	Principal Associate Director-	
	(a) who is or has been the chief executive or a public service employee in the department; and (b) who, in that capacity, has gained or has access to personal	department's Disclosing personal information to law enforcement agencies procedure where relevant.	General, Early Childhood and State Schools	
	information about a student, prospective student or former student of a recognised school. (4) The person must not make a		Deputy Director- General, Schools and Student Support	
	record of the information, use the information or disclose the information to anyone else, other than— (a) for a purpose of this Act; or (b) with the consent of the person to		Assistant Director- General – within Schools and Student Support Division	
	whom the information relates, or if the person is a child unable to consent, with the consent of a parent of the child; or		Executive Director, Student Protection and Wellbeing	
	(c) in compliance with lawful process requiring production of documents or giving of evidence before a court or tribunal; or (d) as permitted or required under		Deputy Director- General, First Nations Strategy and Partnerships	
	subsection (4A) or another Act; or (e) with the written consent of the chief executive, who may give the consent if he or she is reasonably satisfied the recording, use or disclosure is—		Deputy Director- General, People, Information and Communication Services	
	(i) necessary to assist in averting a serious risk to the life, health or safety of a person, including the person to whom the information		Assistant Director- General, Strategy and Performance	
	relates; or (ii) in the public interest; or (iii) necessary for research, or the compilation or analysis of statistics, if—		Executive Director, Performance Monitoring and Reporting	
	(A) the research, compilation or analysis is in the public interest; and		Regional Director	
	(B) the recording, use or disclosure does not involve the	In respect of s.426(4)(e)(ii) The delegate may only	Executive Director, DE International	
	publication of all or any of the information in a form that identifies a person to whom the information relates; and	exercise the power where:the recording, use or	Director, International Student Programs	
	(C) it is not practicable to obtain the express or implied agreement of each person to whom the information relates	disclosure concerns personal information about a student who is a student, prospective student or former student of	Director, Student Protection	
	before the information is recorded, used or disclosed;	a school within the delegate's area of administrative	Executive Director, Regional Operations Officer	

Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	umn 1 Column 2 Column 3		Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
		• the recording, use or disclosure is in the public interest and is: • to a member of one of the following entities: • Queensland Police Service • Crime and Corruption Commission (Qld) • Office of the Director of Public Prosecutions (Qld) • Australian Federal Police • A police force or service of a State or a Territory • to an authorised officer of the Department of Children, Youth Justice and Multicultural Affairs (Child Safety); or • to a relevant school transport operator for the purposes of investigating a breach of the Code of Conduct for School Children Traveling on Buses. Delegates must follow the following departmental procedures where relevant: • Disclosing personal information to law enforcement agencies procedure; and • Disclosing student personal information to operators of school bus services procedure.	Delegate Director, Student Services Principal Advisor (Education Services) Director Regional Services Principal Advisor (Regional Services) Director, Student, Child and Family Connect Principal Advisor, Student Protection Director — Education Services, Darling Downs South West Region Principal Advisor — Regional Improvement, Darling Downs South West Region	
		In respect of s.426(4)(e)(ii)	Executive Director, Legal Services	
		The delegate may only exercise the power where the recording, use or disclosure is:	Director, Legal Services	
		o for the purposes of seeking legal or other		

Schedule 1 – T	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006			
Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
		professional advice for the department; or	Principal Lawyer, Legal Services	
		o to a Court, tribunal, Commission of Inquiry or to any person officially requested or ordered to assist a Court, tribunal or Commission of Inquiry in the performance of its functions or for the purposes of an order made by a Court, tribunal, or Commission of Inquiry.	Manager, Information Release, Legal Services	
		In respect of s.426(4)(e)(iii)	Assistant Director- General, Strategy and Performance	
			Executive Director, Performance Monitoring and Reporting	
		In respect of s.426(4A)	Principal	
		Delegates must follow the department's <i>Disclosing</i> personal information to law enforcement agencies procedure.	Associate Director- General, Early Childhood and State Schools	
			Deputy Director- General, Schools and Student Support	
			Assistant Director- General – within Schools and Student Support Division	
			Executive Director, Student Protection and Wellbeing	
			Director, Student Protection	
			Deputy Director- General, First Nations Strategy and Partnerships	

Schedule 1 – 7	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column	4	
Reference	Nature of Power	Observations / Limitations	Delegat		
			Executive DE Interna		
			Director, Internation Student Pro		
			Assistant I General, Pe and Chief I Officer	eople	
			Executive Integrity and Employee Relations		
			Director - v Integrity an Employee Relations		
			Manager - Integrity an Employee Relations		
			Executive I Legal Serv		
			Director, L Services	egal	
			Principal L Legal Serv	awyer, ices	
			Manager, Information Release, Lo Services		
			Regional D	Director	
			• Executive Regional Operations		
			• Director, S Services	tudent	
			• Director, Education	Services	
			• Principal A (Education Services)		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3 Column 4			
Reference	Nature of Power	Observations / Limitations	Delegate		
			 Director Regional Services Principal Advisor (Regional Services) 		
			Director, Student, Child and Family Connect		
			Principal Advisor, Student Protection		
			Director – Education Services, Darling Downs South West Region		
			Principal Advisor – Regional Improvement, Darling Downs South West Region		
s.427	Homework guidelines for State schools (1) The chief executive may make guidelines about homework for State schools. (2) Issues that may be addressed by a guideline include the following— (a) the purpose of homework; (b) homework approaches appropriate to each stage of learning at a State school; (c) the setting of homework tasks for a student appropriate to the student's ability; (d) the recommended amount of time a student should be expected to spend on homework; (e) the responsibilities of teachers, parents and students in relation to homework; (f) the development and implementation of a homework policy by a State school's principal. (3) A guideline may be amended or replaced by a later guideline made under this section.		Associate Director-General, Early Childhood and State Schools Deputy Director-General, Schools and Student Support		

Column 1	Column 2	Column 3	Column 4
Reference	Nature of Power	Observations / Limitations	Delegate
	(4) A guideline must be made		
	available to each principal of a State		
	school.		
s.428	Collection of demographic		Deputy Director-
	information		General,
	(1) The chief executive may collect		Infrastructure Services
	demographic information about any of		Services
	the following and their parents if the		Assistant Director-
	only purpose of the collection is to		General,
	give effect to, or manage, an		Infrastructure
	education funding arrangement—		Delivery and
	(a) State school students;		Operations
	(b) a kindergarten age child		
	registered in— (i) a kindergarten learning		Assistant Director- Common Services
	program at a State school; or		General, Services and Infrastructure
	(ii) a distance education		Planning
	kindergarten learning program;		1 mining
	(c) persons with a disability who—		Executive Director
	(i) under section 420(2), are		Portfolio
	being provided with special		Investment and
	education at a State school; and		Performance
	(ii) are not enrolled in the preparatory year at the school.		
	preparatory year at the school.		Executive Director
	(2) To remove any doubt, it is		Strategy and
	declared that subsection (1) does not		Service Planning
	prevent the collection by the chief		
	executive of demographic information		
	about the persons mentioned in		
	subsection (1) for a purpose of this		
	Act.		
	(3) In this section—		
	education funding arrangement		
	means a funding arrangement for		
	educational services provided by the State entered into between the		
	Commonwealth and the State.		
s.429	Chief executive's directions about		Associate Director
	State school records and reports		General, Early Childhood and
	A State school's principal must		State Schools
	comply with the chief executive's		5 50110015
	written directions to the principal		Deputy Director-
	about the following matters—		General, Schools
	(a) the school records that must be		and Student
	kept;		Support
	(b) the reports about the school that		
	must be given to the chief executive;		
	(c) the times by which, and the way		
	in which, the records must be kept		
	or the reports given.		

Column 1	Column 2	Column 3		Column 4
Reference	Nature of Power	Observations / Limitations		Delegate
s.433	Approval of forms The chief executive may approve forms for use under this Act.	Delegates may approve all forms with the exception of forms under s.208, s.217, s.370 and s.374	•	Deputy Director- General, First Nations Strategy and Partnerships
			•	Assistant Director- General, Disability Inclusion and Student Services
			•	Assistant Director- General, Teaching, Leadership, Rural and Remote
		Delegation limited to approval of forms for the following sections: s.208 Procedural requirements	•	Executive Director, Registration Services (International, Non-State and
		for application (home education)		Home Education)
		s.217 Standard conditions (home education s.391Application for review (pursuant to an information notice)		
		Delegation limited to approval of forms for the following sections:	•	Executive Director, External Relations and Research
		s.178 and s.241 in respect of students alleged to be enrolled at, but not attending, a non- State school		
		s.370 Requirement to give financial data (non-State school) s.374 Allowance acquittal		
		details (non-State school)		
	- Repeal, validations and transitional			
	ansitional provisions for Education Leg	•		
s.515	Chief executive may cancel enrolment for particular students (1) This section applies to a fee	This power applies only to a fee charged under the Education (General Provisions) Act 2006, section 51(1) before the	•	Executive Director, DE International
	charged under the pre-amended Act, section 51(1) before the commencement.	51(1) before the commencement of the Education Legislation Amendment Act 2013 on 29 August 2013.		

Schedule	Schedule 1 – Table of Director-General's Delegated Powers – Education (General Provisions) Act 2006				
Column 1	Column 2	Column 3	Column 4		
Reference	Nature of Power	Observations / Limitations	Delegate		
	(2) While the fee remains unpaid, the chief executive may cancel the enrolment of the person or registration of the pre-preparatory age child to whom the fee relates. (3) The chief executive must, at least 14 days before the enrolment or registration is cancelled, give the person or a parent of the child notice that the chief executive intends to cancel the person's enrolment or the child's registration.	Section 51(1) applies only to a person enrolled at a State school, or a kindergarten age child registered in a kindergarten learning program at a prescribed State school, who is not— (a) an Australian citizen or permanent resident; or (b) a child of an Australian citizen or permanent resident.			