



Queensland

Industrial Relations Amendment Regulation (No. 2) 2013

Subordinate Legislation 2013 No. 169

made under the

Industrial Relations Act 1999

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1 Short title

This regulation may be cited as the *Industrial Relations Amendment Regulation (No. 2) 2013*.

2 Commencement

Section 5 commences on 1 September 2013.

3 Regulation amended

This regulation amends the *Industrial Relations Regulation 2011*.

4 Amendment of sch 2A (Particulars of interests)

Schedule 2A, section 1, definition *relevant person*—
omit, insert—

relevant person means each of the following persons—

- (a) an officer of an organisation;
- (b) the spouse of an officer of an organisation.

5 Amendment of sch 2C (Rules for conduct of expenditure ballot)

(1) Schedule 2C, section 1—

insert—

approved entity means an entity whose functions include conducting an expenditure ballot for an organisation or associated entity of an organisation.

(2) Schedule 2C, sections 2 and 3—

omit, insert—

2 References to organisation in sch 2C

In this schedule, a reference to an organisation in relation to an expenditure ballot means—

- (a) if the ballot is conducted by or for an organisation—the organisation; or
- (b) if the ballot is conducted by or for an associated entity of an organisation—the organisation with whom the entity is associated.

3 Particular entities must conduct ballots

An expenditure ballot must be conducted by—

- (a) if the ballot is for an organisation—the organisation or an approved entity engaged by the organisation to conduct the ballot; or
- (b) if the ballot is for an associated entity of an organisation—the associated entity or an approved entity engaged by the associated entity to conduct the ballot.

(3) Schedule 2C, section 5(1)—

omit, insert—

- (1) No earlier than 28 days before an expenditure ballot is conducted, the roll of voters for the ballot must be compiled—
 - (a) if the conducting entity for the ballot is an organisation—by the organisation; or
 - (b) if the conducting entity for the ballot is an approved entity engaged by an organisation to conduct the ballot—by the organisation and given, in electronic or paper form, to the approved entity; or
 - (c) if the conducting entity for the ballot is an associated entity of an organisation or an approved entity engaged by the associated

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entity to conduct the ballot—by the organisation and given, in electronic or paper form, to the associated entity.

(4) Schedule 2C, section 14(2)—

omit, insert—

- (2) A conducting entity that is an approved entity must, within 1 day after making the declaration, give a copy of the signed declaration to—
 - (a) if the approved entity was engaged by an organisation to conduct the ballot—the organisation; or
 - (b) if the approved entity was engaged by an associated entity of an organisation to conduct the ballot—the associated entity.

ENDNOTES

- 1 Made by the Governor in Council on 29 August 2013.
- 2 Notified in the gazette on 30 August 2013.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Justice and Attorney-General.

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Authorised by the Parliamentary Counsel