Proclamation – Energy (Renewable Transformation and Jobs) Act 2024

Human Rights Certificate

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

In accordance with section 41 of the *Human Rights Act 2019*, I, the Honourable Mick de Brenni MP, Minister for Energy and Clean Economy Jobs provide this human rights certificate with respect to the proclamation made under the *Energy (Renewable Transformation and Jobs) Act 2024*.

In my opinion, the proclamation, as tabled in the Legislative Assembly, is compatible with the human rights protected by the *Human Rights Act 2019*. I base my opinion on the reasons outlined in this statement.

Overview of the Subordinate Legislation

Section 2 of the *Energy (Renewable Transformation and Jobs) Act 2024* requires the Act to commence by proclamation. The overall purpose of the Act is to facilitate a coordinated transformation of the energy system in Queensland.

The proclamation fixes 1 July 2024 as the date of commencement of provisions of the *Energy* (Renewable Transformation and Jobs) Act 2024 that are not in force.

Human Rights Issues

Human rights relevant to the subordinate legislation (Part 2, Division 2 and 3 *Human Rights Act 2019*)

I have considered each of the rights protected by Part 2 of the *Human Rights Act 2019*. In my opinion, the proclamation does not engage or limit human rights because it is machinery in nature.

Conclusion

I consider that the Proclamation – *Energy (Renewable Transformation and Jobs) Act 2024* is compatible with the *Human Rights Act 2019* because it does not limit human rights.

MICK DE BRENNI MP

MINISTER FOR ENERGY AND CLEAN ECONOMY JOBS

© The State of Queensland 2024