Assistant Minister for Education and Youth Justice

General Direction of Assistant Minister

Right to Information Act 2009

(Version 5 – May 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 directions.

INSTRUMENT OF DIRECTION

Right to Information Act 2009

I, Corrine McMillan MP, Assistant Minister for Education and Youth Justice, under section 31(1) of the *Right to Information Act 2009*, DIRECT the persons who are from time to time the holders of the positions specified in Column 4 of Schedule 1, to deal with applications in accordance with those powers and functions conferred or imposed on me under the provisions of the *Right to Information Act 2009*, which are specified in Column 1 of Schedule 1, relating to:

- Education; and
- Early Childhood Education and Care

subject to the limitations (if any) specified in Column 3 of Schedule 1.

This Instrument of Direction is comprised of this page, and Schedule 1 comprising one page. No other material forms part of the Instrument.

This Instrument of Direction revokes and replaces any other Instrument of Direction previously issued with respect of those powers and functions conferred or imposed on me under the provisions of the *Right to Information Act 2009* relating to Education and Early Childhood Education and Care of the Department of Education.

CN.	Min	ml	Jan .				
Corri	ine McM	illan MP					
ASSI	STANT	MINISTE	R FOR E	DUCAT	ION ANI	YOUTH	I JUSTICE

DATED AT BRISBANE THIS 23 day of MAY.

SCHEDULE 1 – Table of Directions of Assistant Minister Right to Information Act 2009

Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations/ Limitations	Person Directed	
Chapter 3 -	Disclosure by application und	er this Act		
Part 3 – De	aling with application and Part	t 8 Internal review		
Part 3 – De s.31(1)	Decision-maker for application to Minister (1) An access application to a Minister may be dealt with by the person the Minister directs, either generally or in a particular case. (2) However— (a) the Minister may not direct the person to deal with the application to the extent it involves— (i) making a healthcare decision; or (ii) appointing a healthcare professional under paragraph (b); but (b) the Minister may appoint an appropriately qualified healthcare professional to make a healthcare decision in relation to the application. (3) In this section— deal, with an access application, includes deal with an application for internal review in relation to the access application. Examples of dealing with an application for internal	Initial application observations: This direction does not give a person the power to deal with a Right to Information application to the extent that it involves making a "healthcare decision" (as defined in the Act) or appointing a "healthcare professional" (as defined in the Act). Internal review limitations: The persons holding the following positions do not have delegated power to deal with an application for internal review: Policy Officer, Legal Services	 Policy Officer, Legal Services Senior Policy Officer, Legal Services Principal Information Officer, Legal Services Information Officer, Legal Services Legal Officer, Legal Services Lawyer, Legal Services Senior Lawyer, Legal Services Principal Lawyer, Legal Services Manager, Information Release, Legal Services Manager, Legal Services Manager, Legal Services Director, Legal Services 	
	Examples of dealing with an application for internal review— • making a new decision under section 80(2) • giving notice under			
	section 83(3) healthcare decision see section 30.	v.		