Department of Education

Legislative Delegations

Delegation of Director-General's Powers

under

Right to Information Act 2009

(Version 8 – Effective Date 1 July 2025)

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

INSTRUMENT OF DELEGATION

Right to Information Act 2009

I, Nick Seeley, Acting Director-General of the Department of Education, under sections 30(2) and 78H(2) of the *Right to Information Act 2009*, DELEGATE to the persons who hold each position specified in Column 4 of Schedule 1, 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, subject to the limitations (if any) specified in Column 3 of Schedule 1.

This Instrument of Delegation is comprised of this page, and Schedule 1 comprising 3 pages. No other material forms part of the Instrument.

This Instrument of Delegation takes effect on 1 July 2025 (Effective Date). On the Effective Date, this Instrument of Delegation will revoke and replace any other Instrument of Delegation previously issued with respect of those powers and functions conferred or imposed on me under the provisions of the *Right to Information Act 2009* (Previous Instrument). Any Previous Instrument will remain in force until the Effective Date.

NICK SEELEY ACTING DIRECTOR-GENERAL DEPARTMENT OF EDUCATION

DATED AT BRISBANE THIS 30th day of , 2025.

SCHEDULE 1 – Table of Delegated Powers of Director-General Right to Information Act 2009

1 ' 1	Column 2 Nature of Power	Column 3	Column 4
s.30(1)	Nature of Power		
` '		Observations / Limitations	Delegate
	(1) An access application to an agency must be dealt with for the agency by the agency's principal officer. (2) The agency's principal officer may delegate the power to deal with the application to another officer of the agency. (3) Also, for an agency other than a local government, the agency's principal officer may, with the agreement of another agency's principal officer, delegate the power to deal with the application to the other agency's principal officer, delegate the power to deal with the application to the other agency's principal officer. (4) The principal officer of the other agency may subdelegate a power delegated to the principal officer under subsection (3). Note— Under the Acts Interpretation Act 1954, section 27A(2), a delegation may be revoked, wholly or partly, by the delegator. Accordingly, a delegation may be revoked before a decision is made in a particular case and the delegator may make the decision. (5) However— (a) a principal officer may not, under subsection (2) or (4) delegate the power to deal with the application to the extent it involves— (i) making a healthcare decision; or (ii) appointing a healthcare professional under paragraph	Initial application observations: This delegation 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 observations: The internal review application must not be decided by: • the person who made the reviewable decision; or • a person who is less senior than that person. Internal review limitation: The following officers do not have the delegated power to deal with an application for internal review: • Policy Officer, Legal Services • Information Officer, Legal Services	 Policy Officer, Legal Services Principal Information Officer, Legal Services Information Officer, Legal Services Lawyer, Legal Services Legal Officer, Legal Services Senior Lawyer, Legal Services Principal Lawyer, Legal Services Principal Legal Officer, Legal Services Manager, Information Release, Legal Services Director, Legal Services General Counsel, Legal Services

Schedule 1 – Table of Director-General		
Reference Nature of Power decision in relation to the application. (6) In this section— healthcare decision means a decision about any of the following matters— (a) whether disclosure to the applicant of relevant healthcare information about the applicant might be prejudicial to the physical or mental health or wellbeing of the applicant under section 51; (b) whether to refuse access under section 47(3)(d); (c) whether to give access despite being able to refuse access under section 47(3)(d); (d) whether to give a direction under section 77(2); (e) whether to approve a healthcare professional under section 77(2). power to deal, with an access application, includes power to deal with an application for internal review in relation to the access application. Examples of dealing with an application for internal review— • making a new decision under section 80(2) • giving notice under section 83(3)	Column 3 Observations / Limitations	Column 4 Delegate

S	Schedule 1 – Table of Director-General's Delegated Powers – Right to Information Act 2009						
Column 1	Column 2	Column 3	Column 4				
Reference	Nature of Power	Observations / Limitations	Delegate				
s.78H (1)	Decision-maker for application to agency (1) An amendment application to an agency must be dealt with for the agency by the agency's principal officer. (2) The agency's principal officer may delegate the power to deal with the application to another officer of the agency. (3) Also, for an agency other than a local government, the agency's principal officer may, with the agreement of another agency's principal officer, delegate the power to deal with the application to the other agency's principal officer, delegate a power delegated to the principal officer under subsection (3). Note— Under the Acts Interpretation Act 1954, section 27A(2), a delegation may be revoked, wholly or partly, by the delegator. Accordingly, a delegation may be revoked before a decision is made in a particular case and the delegator may make the decision. (5) In this section-power to deal, with an amendment application, includes power to deal with an application for internal review in relation to the amendment application. Examples of dealing with an application for internal review in relation to the amendment application for internal review— **making a new decision under section 80(2)* **giving notice under section 83(3)*	Internal review observations: The internal review application must not be decided by: • the person who made the reviewable decision; or • a person who is less senior than that person. Internal review limitation: The following officer does not have the delegated power to deal with an application for internal review: • Policy Officer, Legal Services • Information Officer, Legal Services • Information Officer, Legal Services	 Policy Officer, Legal Services Principal Information Officer, Legal Services Information Officer, Legal Services Lawyer, Legal Services Legal Officer, Legal Services Senior Lawyer, Legal Services Principal Lawyer, Legal Services Principal Legal Officer, Legal Services Manager, Information Release, Legal Services Director, Legal Services General Counsel, Legal Services 				