Department of Education

Legislative Delegations

Sub-delegation of Director-General's Powers

under

Right to Information Act 2009

(Version 3 – 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 delegations.

INSTRUMENT OF SUB-DELEGATION

Right to Information Act 2009

I, Michael De'Ath, Director-General of the Department of Education, under section 30(4) of the *Right to Information Act 2009*, SUB-DELEGATE to the person who is from time to time the holder of the position specified in Column 4 of Schedule 1, those powers and functions conferred or imposed on me by virtue of an Instrument of Delegation from the principal officer of the Non-State Schools Accreditation Board dated 19 March 2020 and set out in Column 1 of Schedule 1, subject to the limitations (if any) specified in Column 3 of Schedule 1.

This Instrument of Sub-Delegation is comprised of this page, and Schedule 1 comprising 2 pages. No other material forms part of the Instrument.

This Instrument of Sub-Delegation revokes and replaces any other Instrument of Sub-Delegation previously issued with respect of those powers and functions of the principal officer of the Non-State Schools Accreditation Board made under the *Right to Information Act 2009*, set out in Schedule 1.

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MICHAEL DE'ATH				
DIRECTOR-GENERAL				
DEPARTMENT OF EDUCATION				
	*			
DATED AT BRISBANE THIS	2016	day of	May	, 2024.

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

Column 1	Column 2	Column 3	Column 4	
Reference	Nature of Power	Observations / Limitations	Delegate	
Chapter 3.	Part 1 to 8 - Disclosure by application	on under this Act		
Reference	Nature of Power	Observations / Limitations		

Column 1	Column 2	Column 3	Column 4 Delegate	
Reference	Nature of Power	Observations / Limitations		
	professional to make a healthcare 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)			
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