

Form 72 – WHS show cause notice

TO:

WHS entry permit no

Commission in matter no

Work Health and Safety Act 2011, section 139(1)(a) Industrial Relations (Tribunals) Rules 2011, rule 86 *Version 3*

of	
In the matter of an application by	
To revoke WHS entry permit number	
TAKE NOTICE that I (<i>insert name of Member</i>), Vice President/Deputy President/Commissioner, of the	
Queensland Industrial Relations Commission, being satisfied under section 139 of the Work Health	
and Safety Act 2011, that on the application made under section 138 of the Act a ground may exist for	
the revocation of the WHS entry permit under section 138(2) of the Act, hereby call upon you to show	
cause why the WHS entry permit should not be revoked.	
You may file in the Industrial Registry, not later than 21 days after the day this notice is given to you,	
written reasons explaining why the WHS entry permit should not be revoked.	
A summary of the reasons for the application is set out below:	
1.	
2.	
3.	
4.	
(if the WHS entry permit is to be suspended pending the outcome of the decision on the application then the notice below should be included)	

Vice President/Deputy President/Commissioner

. The WHS entry permit issued must be returned to the

is

(seal of commission)

issued to

Registry within 3 business days of your receipt of this notice.

hereby suspended immediately pending the decision of the Queensland Industrial Relations