

Form 2 – General Application to Queensland Industrial Relations Commission


INDUSTRIAL REGISTRAR

12 JUN 2023


QUEENSLAND

Industrial Relations Act 2016, sections 527 and 989

Industrial Relations (Tribunals) Rules 2011, rule 8

Information

Use this form for making any of the following applications to the Queensland Industrial Relations Commission:

Industrial Relations Act 2016 and Industrial Relations (Tribunals) Rules 2011

- for the commission to deal with a general protections dispute (s 309)
- for a declaration (ss 463, 465, rr 72, and 73)
- to amend or declare void a contract (s 471, r 74)
- for an injunction (s 473, r 75)
- for an order about a demarcation dispute (s 479, r 77)
- to reopen proceedings (s 484, r 78)
- to refer a matter to the full bench (s 486(4), r 79)
- for the interpretation of an industrial instrument (s 467, r 80)
- for an order fixing minimum wages and employment conditions for apprentices and trainees (s 136(4)(b), r 149A)
- for an order about tools (s 137(3)(b), r 149B)
- for an order for employees in labour market program (s 140(3)(b), r 149C)
- for an order ensuring equal remuneration for work of equal or comparable value (s 253, r 151)
- for a compensation order (s 122(1)(b), r 154)
- for an order about severance allowance and other separation benefits (s 326, r 155)

- for order for contravention of the Industrial Relations Act 2016 (ss 269, 329, and 330, rr 185, 156, and 157)
- to make, vary, or revoke a modern award (ss 147(2)(b), and 150(3)(b), rr 160, 161, and 162)
- for a consent arbitration (s 178(1), r 169)
- to revoke or suspend authorised officer's authority (s 338(1), r 187)
- to cancel an aged or infirm person's permit (s 979(7), r 223)
- application for scope order (s 184)
- suspension or termination of protected industrial action (ss 240 and 241)

Public Interest Disclosure Act 2010 and Industrial Relations (Tribunals) Rules 2011

- for injunction (s 48, r 81)

Trading (Allowable Hours) Act 1990

- for an order under s21 (s 23)
- for a special event declaration (s 31A)
- for injunction to enforce observance of trading hours (s 36C)

Work Health and Safety Act 2011 and Industrial Relations (Tribunals) Rules 2011

- to disqualify a health and safety representative (s 65, r 84)

Workers' Compensation and Rehabilitation Act 2003 and Industrial Relations (Tribunals) Rules 2011

- for an order that an employer reinstate an injured worker (s 232E, r 83)

Once your form has been processed the Industrial Registry will contact you and provide you with a sealed copy of your application.

Note: The applicant may file a **Form 20 - Affidavit** in support of the application

Practice Direction 3 of 2021 - ELECTRONIC FILING AND HARD COPIES OF DOCUMENTS. Documents which are longer than 30 pages in length must be supplied to the Industrial Registry in hard copy before it will be accepted for filing.

For further information please contact the Industrial Registry on 1300 592 987 or via email at qirc.registry@qirc.qld.gov.au

Applicant:	Together Queensland, Industrial Union of Employees

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Respondent:	State of Queensland

PLEASE NOTE: If there are more than two parties to this application, please complete a **Form 1 – Parties list** and file it with this form.

Application
This is an application to the Queensland Industrial Relations Commission, pursuant to s458, 459 and 460 of the Industrial Relations Act 2016.

1. Applicant	
Title: (please select)	<input type="radio"/> Mr <input type="radio"/> Mrs <input type="radio"/> Ms <input type="radio"/> Miss <input type="radio"/> Mx <input type="radio"/> Other:
Name of applicant:	Together Queensland , Industrial Union of Employees
Name of contact person:	Michael Thomas
Postal address:	PO Box 3272
	Suburb/Town South Brisbane BC Postcode 4101
Phone number:	Fax number:
Mobile number:	0407 321 655
Email address:	registry-list@together.org.au
<p>Does the applicant have a representative?</p> <p>A representative might be a lawyer, a union, an agent or a family member or friend who will speak on behalf of the applicant. There is no requirement to have a representative.</p> <p><input type="radio"/> Yes - provide representative's details below and file a Form 33 or 34</p> <p><input checked="" type="radio"/> No</p>	

2. Applicant's representative	
Organisation:	
Name of contact person:	
Postal address:	
	Suburb/Town Postcode
Phone number:	Fax number:
Mobile number:	
Email address:	

3. Respondent

The applicant must serve a copy of this application on the respondent

Name of respondent:	State of Queensland		
Name of contact person:	Tony James		
Postal address:	GPO Box 69		
	Suburb/Town	Brisbane	Postcode 4001
Phone number:	3406 9873	Fax number:	
Mobile number:	0427 147 323		
Email address:	tony.james@oir.qld.gov.au		

4. Details of decision sought

1000 character limit. (Note: If more than 1000 characters are required please attach a schedule)

1. To make a general ruling amending all state awards by a wage adjustment of 5.75%.
2. To make a general ruling amending all state awards by increasing existing award allowances which relate to work or conditions which have not changed in service increments by 5.75%.
3. To increase the Queensland minimum wage by at least 5.75%.
4. To determine that the operative date for these amendments be 1 September 2023.

5. Grounds of Application

(set out the reasons for the application in consecutively numbered paragraphs. (Note: if more than 5000 characters are required please attach a schedule)

1. On 2 June 2023, the Fair Work Commission Expert Panel handed down the 2022-23 Annual Wage Review 2022-22 granting a 5.75% increase to all federal award minimum wages, and increasing the national minimum wage to \$23.23 per hour.
2. Consequently, the Queensland Council of Unions is seeking a general ruling pursuant to section 458 of the Industrial Relations Act 2016 granting an adjustment of 5.75% to all Queensland minimum award wages and work related allowances which have not changed in service increments.
3. The Queensland Council of Unions is also seeking an increase to the Queensland minimum wage to an amount to be determined, but at least by 5.75%, taking into consideration adjustments made by the Fair Work Commission to realign the National Minimum Wage from the C14 to the C13 classification rate and to subsequently adjust the C13 rate by a 5.75% increase.
4. The applicant seeks an operative date for the above of 1 September 2023 in line with previous practices of the Commission in relation to the annual State Wage Case.
5. The applicant seeks directions as to the conduct of the matter.

6. Signature of applicant or representative

Signature:	<i>Alex Scott</i>
Name in full (please print):	Alexander Patrick Scott
	Branch Secretary
Date:	12 / 06 / 2023

