

CHAPTER 6 – DELEGATIONS

Made under Chapter 4 of the *Integrity Act 2009* (Regulation of lobbying activities)

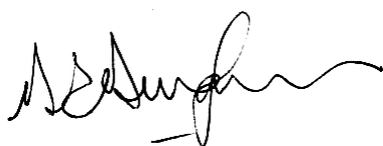
In accordance with the power set out in s.83(1) of the *Integrity Act 2009*, I delegate the following functions under Chapter 4 of the Act (Regulation of lobbying activities) to the persons for the time being holding the public service offices specified, within the Office of the Queensland Integrity Commissioner. In so doing I confirm that in each case I consider the officer to be appropriately qualified within the terms of s.83(1):

Section	Function/power	Research Support Officer (Lobbying)	Executive Coordinator
49(1)	Keep a register of registered lobbyists		
49(2)	Publish the lobbyists register on the integrity commissioner's website	X	X
50(1)	Update the lobbyists register	X	X
53(2)(a)	Receive application for registration as a lobbyist	X	X
53(2)(b)	Approve form of application for registration as a lobbyist	X	
54(1)	Give notice requiring applicant to give further information	X	
54(2)	Require information or document to be verified by statutory declaration	X	
55	Refuse an entity's application for registration	X	
56(1)	Consider an application and register an applicant as a lobbyist; or ask an applicant to show cause why the application should not be refused	X	
56(2)	In respect of a decision made under s.56(1)(a), enter the lobbyist's particulars in the register; and advise the lobbyist	X	
56(3)	In respect of a decision made under s.56(1)(b), give an applicant a show cause notice	X	

57(1)	In respect of a decision made under s.56(1)(b), give an applicant a show cause notice	X	
58(2)	Consider all written representations made under s.58(1) ('the accepted representations')	X	
59	After considering the accepted representations, make a decision under s.56(1)(a) to accept an application for registration as a lobbyist	X	
60(3)	Refuse registration as a lobbyist	X	
60(4)	Give an applicant notice of a decision to refuse registration	X	X
62	Cancel a registrant's registration as a lobbyist	X	
63	In respect of a ground mentioned in s.62(1), and before taking action under s.66 or s.66A, give a registrant a show cause notice	X	
64(2)	Consider all written representations made under s.64(1) ('the accepted representations')	X	
65(2)	Decide to take no further action about a show cause notice	X	
65(3)	Give a registrant notice that no further action is to be taken about a show cause notice	X	X
66(3)	Cancel a registrant's registration as a lobbyist	X	
66(5)(b)	Give a registrant notice of a decision to remove the registrant's particulars from the lobbyists register	X	X
66A(2)(a)	Issue a warning to a registrant	X	
66A(2)(b)	Suspend a registrant's registration for a reasonable period	X	
66A(3)	Give a registrant notice of a decision to issue a warning	X	X

66A(5)(a)	Give a registrant notice of a decision to suspend the registrant's registration, stating the period of the suspension	X	X
66A(5)(b)	Ensure a registrant's particulars are removed from the lobbyists register for the period of the suspension	X	X
68	After consultation with the parliamentary committee, approve a lobbyists code of conduct	X	
71(3)	Receive an entity's details from the responsible person for a government representative or an opposition representative, where the representative is aware that the entity is not a registered lobbyist	X	X
72A(2)	Receive information about a lobbyist or lobbying activity from the responsible person for a government representative or an opposition representative, where the responsible person reasonably believes the information may be relevant to the functions or powers of the integrity commissioner	X	X

I intend that this delegation will operate for so long as I hold office as Queensland Integrity Commissioner, until amended or revoked by me; and whether or not I have been granted leave of absence under s.77 of the Act.



Richard Bingham

QUEENSLAND INTEGRITY COMMISSIONER

28 April 2016