

Subordinate Local Law No. 10.1 (Public Health) 1999

Reprinted as in force on 24 May 2019

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This law is a reprint copy that shows the law as made and amended by all amendments that commenced on or before the date of the reprint.

S. Trinca

Chief Executive Officer



Subordinate Local Law No. 10.1 (Public Health) 1999

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Part 1 Preliminary

1 Short title

This subordinate local law may be cited as *Subordinate Local Law No. 10.1 (Public Health) 1999*.

2 Authorising local law

This subordinate local law is made pursuant to *Local Law No. 10 (Public Health)* 1999.

3 Object

The object of this subordinate local law is to assist in the implementation of *Local Law No. 10 (Public Health) 1999* by—

- (a) declaring a fire hazard; and
- (b) specifying the water quality standards with which swimming pools must comply; and
- (c) specifying the emission of light constituting a light nuisance; and
- (d) specifying the emission of noise constituting a noise nuisance; and
- (e) specifying a fence as a dangerous fence; and
- (f) specifying retailers that are exempt from implementing shopping trolley containment systems; and
- (g) specifying the requirements of a shopping trolley containment system; and
- (h) specifying acts or omissions in respect of which a nuisance shall be deemed to exist or shall be deemed not to exist.

4 Definitions—the dictionary

The dictionary in the Schedule (Dictionary) of this subordinate local law defines particular words used in this subordinate local law.

Part 2 Fire hazards

5 Declared fire hazard

For the purposes of the Schedule (Dictionary) of *Local Law No. 10 (Public Health) 1999*, the following are declared to be fire hazards—

- (a) a substantial accumulation of grass clippings, mulch or compost easily capable of spontaneous combustion; and
- (b) an accumulation of rubber tyres that is easily capable of ignition; and
- (c) a substantial accumulation of vegetation that is easily capable of ignition; and
- (d) an accumulation of live cinders or hot ash that could easily ignite other flammable materials.

Example of paragraph (c)—

Overgrown grass that is over 450mm in height.

5A Open fire requirements for premises with an area of 4000m² or greater

For the purposes of section 6(1)(s)(ii) (Commission of a nuisance) of *Local Law No. 10 (Public Health) 1999*, a fire that has been lit or maintained in the open air on premises with an area of 4000m² or greater must comply with the following requirements—

- (a) only clean, dry, non-toxic and combustible material may be used as fuel; and
- (b) only one fire may be lit or maintained in the open air on the premises at any time; and
- (c) appropriate firefighting equipment, which may include water, hoses and pumps must be on the premises at all times; and
- (d) the fire must not be lit before 7 am and must be extinguished by no later than 5 pm on the same day unless the fire is for—
 - (i) cooking food for human consumption in or on a gas, wood or coal fire barbeque, hangi or similar device; or
 - (ii) outdoor heating within an enclosed fireplace or similar device which is constructed so as to prevent the escape of fire or any burning material contained within the device; and
- (e) the fire must not be lit or maintained at any time where the Queensland Fire Danger Rating applicable to the whole of the Logan City Council local

government area is at a scale of very high or above; and

- (f) ashes must be thoroughly wet down when a fire is extinguished; and
- (g) the fire must be set back at least 10 metres from any property boundary or building; and
- (h) a person who is not a minor must be in attendance at the fire at all times until the fire is extinguished; and
- (i) the fire must not otherwise cause a nuisance under *Local Law No. 10* (*Public Health*) 1999 or this subordinate local law.

Part 3 Prescribed water quality standards

6 Prescribed water quality standards

For the purposes of Schedule (Dictionary) of *Local Law No. 10 (Public Health)* 1999, the prescribed water quality standards for water in a swimming pool are that the water in a swimming pool must—

(a) not be unclean in appearance so as to be unsightly when viewed from outside the premises; and

Example—

The swimming pool water contains substantial amounts of leaf litter or earthen material or lacks clarity when viewed from outside the premises.

- (b) not be stagnant; and
- (c) be free from the occurrence of substantial amounts of algae.

Part 4 Noise nuisance

7 Noise limits on residential premises

For the purposes of section 6(1)(j) (Commission of a nuisance) of *Local Law No.* 10 (*Public Health*) 1999, the noise limits from a residential premises, as measured by an authorised person from an affected building, are the relevant noise limits specified in Schedule 1 (Noise limits).

Part 5 Light nuisance

8 Light emission standards on residential premises

For the purposes of section 6(1)(b)(i) (Commission of a nuisance) of *Local Law No.* 10 (Public Health) 1999, the light emission standards relevant to the spillage of light from an artificial illumination on a residential premises are those specified in Table 2.1 (Recommended maximum values of light technical parameters for the

control of obtrusive light) of Australian Standard 4282, reproduced in Schedule 2 of this subordinate local law.

Part 6 Dangerous

9 Dangerous fencing

- (1) For the purposes of the Schedule (Dictionary) of *Local Law No. 10 (Public Health)* 1999, a barbed wire fence or an electric fence is dangerous fencing if—
 - (a) the barbed wire fence or electric fence is directly abutting a park; and
 - (b) the barbed wire forming part of the barbed wire fence is within 2.0 metres from the ground level of the park; and
 - (c) the electric fence is installed or operated other than in accordance with AS/NZS 3014:2003 Electrical Installations Electric Fences; and
 - (d) the premises on which the barbed wire fence or electric fence is erected is not located in any of the following zones in the planning scheme—
 - (i) the Low density residential zone; or
 - (ii) the Rural residential zone—Cottage rural precinct or Park living precinct; or
 - (iii) the Rural zone—Farming precinct.
- (2) For the purposes of the Schedule (Dictionary) of *Local Law No. 10 (Public Health)* 1999, an electric security fence is dangerous fencing if—
 - (a) the electric security fence is directly abutting a park; and
 - (b) the electric security fence is installed or operated other than in accordance with AS/NZS 3016:2002 Electrical Installations Electric Security Fences; and
 - (c) the premises on which the electric security fence is erected is not located in any of the following zones in the planning scheme—
 - (i) the Centre zone; or
 - (ii) the Community facilities zone; or
 - (iii) the Low impact industry zone; or
 - (iv) the Medium impact industry zone; or
 - (v) the Mixed use zone; or

- (vi) the Specialised centre zone.
- (3) For the purposes of the Schedule (Dictionary) of *Local Law No. 10 (Public Health)* 1999, an electric fence is not dangerous fencing if operated as part of animal husbandry, cropping or intensive animal industry as defined in the planning scheme unless the fence is—
 - (a) directly abutting a park; or
 - (b) installed or operated other than in accordance with AS/NZS 3014:2003 Electrical Installations Electric Fences.

Part 7 Regulation of shopping trolleys

10 Retailers that are exempt from implementing a shopping trolley containment system

For the purposes of section 13(3) (Shopping trolley containment systems) of *Local Law No. 10 (Public Health) 1999*, a retailer is not required to implement a shopping trolley containment system if—

- (a) the retailer has 25 shopping trolleys or less; or
- (b) the shopping trolley is used to transport goods sold by the retailer that predominantly comprise of timber or hardware or landscape materials or furniture or the like that may damage the coin lock system; or
- (c) the local government makes a resolution to exempt the retailer.

11 Shopping trolley containment systems

For the purposes of the Schedule (Dictionary) of *Local Law No. 10 (Public Health) 1999*, a shopping trolley containment system is—

- (a) a coin or token operated system which provides a refund of the coin or token when the shopping trolley is returned; or
- (b) an effective shopping trolley containment system approved by a resolution of the local government.

Part 8 Nuisances deemed to exist

12 Nuisances deemed to exist

For the purposes of section 6(1)(w) (Commission of a nuisance) of *Local Law No.* 10 (Public Health) 1999, a nuisance shall be deemed to exist if—

- (a) a shopping trolley—
 - (i) is located on a public place; and

- (ii) is unattended; or
- (b) graffiti is placed on private premises so as to be visible from a public place.

Part 9 Nuisances deemed not to exist

13 Nuisances deemed not to exist

For the purposes of section 7(b) (Exclusion from liability) of *Local Law No. 10* (*Public Health*) 1999, a person does not commit an offence against section 5 (Prohibition of a nuisance) of *Local Law No. 10* (*Public Health*) 1999 in respect of—

- (a) the placement of materials or objects on a footpath or road if the person has placed the materials or objects on the footpath or the road in accordance with—
 - (i) the local government's directions and schedules for collection of the materials or objects, as part of a dedicated kerbside clean up program entered into by the local government; or
 - (ii) an approval granted under a local law; or

Example of paragraph (ii)—

A person who has been granted a permit under *Local Law No. 11 (Roads) 1999* to interfere with a local government road by the placement of materials or objects on a footpath or road does not commit a nuisance.

- (b) the keeping of fish, crustaceans or amphibians in a pond or other like water body, including a swimming pool converted to a pond or other like water body, on residential premises, provided they are kept in accordance with—
 - (i) a management plan; or
 - (ii) a permit required under the local government's animal management local laws; or
 - (iii) any requirements of the relevant planning scheme.

Schedule 1 Noise limits

section 7

1 Building work

- (1) A person must not carry out building work in a way that makes an audible noise—
 - (a) on a business day or Saturday, before 6:30 am or after 6:30 pm; or
 - (b) on a Sunday or public holiday.
- (2) The reference in subsection (1) to a person carrying out building work—
 - (a) includes a person carrying out building work under an owner-builder permit; and
 - (b) otherwise does not include a person carrying out building work at premises used by the person only for residential purposes.
- (3) For the purpose of subsection (1), *building work* means any of the following—
 - (a) building, repairing, altering, underpinning (whether by vertical or lateral support), moving or demolishing a building;
 - (b) providing air conditioning, drainage, heating, lighting, sewerage, ventilation or water supply for a building;
 - (c) excavating or filling—
 - (i) for, or that is incidental to, an activity mentioned in paragraph (a) or (b); or
 - (ii) that may adversely affect the stability of a building, whether the excavating or filling is happening on the land on which the building is situated or on adjoining land;
 - (d) supporting (whether vertically or laterally) land for an activity mentioned in paragraph (a) or (b);
 - (e) installing or removing scaffolding.

2 Regulated devices

- (1) This section applies to—
 - (a) a person carrying out an activity other than building work; and
 - (b) a person carrying out building work, at premises used by the person only for residential purposes, other than under an owner-builder permit.

- (2) A person must not operate a regulated device in a way that makes an audible noise—
 - (a) on a business day or Saturday, before 7 am or after 7 pm; or
 - (b) on any other day, before 8 am or after 7 pm.
- (3) Subsection (2) does not apply to a person operating a grass-cutter or leaf-blower at a place that is a State-controlled road or a railway under an authority from the occupier of the place.
- (4) Subsection (2)(a) does not apply to a person operating a regulated device at a manual arts facility at an educational institution between 7 pm and 10 pm.
- (5) In this section—

grass-cutter means an electrical or mechanical device a function of which is to cut grass.

Examples—

brush cutter, edge cutter, lawnmower, ride-on mower, string trimmer

leaf-blower means an electrical or mechanical device a function of which is to blow leaves.

regulated device means any of the following—

- (a) a compressor;
- (b) a ducted vacuuming system;
- (c) a generator;
- (d) a grass-cutter;
- (e) an impacting tool;
- (f) a leaf-blower;
- (g) a mulcher;
- (h) an oxyacetylene burner;
- (i) an electrical, mechanical or pneumatic power tool;

Examples of a power tool—

chainsaw, drill, electric grinder or sander, electric welder, nail gun

(j) domestic cleaning equipment.

3 Pumps

- (1) This section applies to premises at or for which there is a pump.
- (2) An occupier of the premises must not use, or permit the use of, the pump on any day—
 - (a) before 7 am, if it makes an audible noise; or
 - (b) from 7 am to 7 pm, if it makes a noise of more than 5dB(A) above the background level; or
 - (c) from 7 pm to 10 pm, if it makes a noise of more than 3dB(A) above the background level; or
 - (d) after 10 pm, if it makes an audible noise.
- (3) Subsection (2)(a), (c) and (d) do not apply to a noise made at an educational institution, that is not more than 5dB(A) above the background level.
- (4) In this section—

pump—

(a) means an electrical, mechanical or pneumatic pump; and

Examples—

liquid pump, air pump, heat pump

(b) includes a swimming pool pump and a spa blower.

4 Air cooling/heating device

- (1) This section applies to premises at or for which there is an air cooling/heating device.
- (2) An occupier of the premises must not use, or permit the use of, the device on any day—
 - (a) before 7 am, if it makes a noise of more than 3dB(A) above the background level; or
 - (b) from 7 am to 10 pm, if it makes a noise of more than 5dB(A) above the background level; or
 - (c) after 10 pm, if it makes a noise of more than 3dB(A) above the background level.

5 Refrigeration equipment

- (1) This section applies to a person who is—
 - (a) an occupier of premises at or for which there is plant or equipment for refrigeration (*refrigeration equipment*); or
 - (b) an owner of refrigeration equipment that is on or in a vehicle, other than a vehicle used or to be used on a railway.
- (2) The person must not use, or permit the use of, the refrigeration equipment on any day—
 - (a) before 7 am, if it makes a noise of more than 3dB(A) above the background level; or
 - (b) from 7 am to 10 pm, if it makes a noise of more than 5dB(A) above the background level; or
 - (c) after 10 pm, if it makes a noise of more than 3dB(A) above the background level.
- (3) In this section—

refrigeration equipment means a refrigerator plant including a refrigeration plant on a vehicle; and

vehicle includes a trailer.

6 Operating power boat engine at premises

- (1) A person must not operate, or permit the operation of, a power boat engine at premises in a way that makes audible noise—
 - (a) on a business day or Saturday, before 7 am or after 7 pm; or
 - (b) on any other day, before 8 am or after 6.30 pm.
- (2) In this section—

operate, a power boat engine, includes flushing the engine.

Schedule 2

section 8

TABLE 2.1

RECOMMENDED MAXIMUM VALUES OF LIGHT TECHNICAL PARAMETERS
FOR THE CONTROL OF OBTRUSIVE LIGHT
(See Clause 2.7)

1	2	3	4	5
		Recommended maximum values		
Light technical	Application or calculation conditions (see also Figure 2.1 and Section 5)	In commercial areas or at boundary of	Residential areas	
parameter		commercial and residential areas*	Light surrounds†	Dark surrounds‡
Illuminance in vertical plane $(E_{\rm v})$	Pre-curfew: Limits apply at relevant boundaries of nearby residential properties, in a vertical plane parallel to the relevant boundary, to a height commensurate with the height of the potentially affected dwellings. Values given are for the direct component of illuminance	25 lx	10 lx	10 lx
	Curfewed hours: Limits apply in the plane of the windows of habitable rooms of dwellings on nearby residential properties. In the absence of development (i.e. vacant allotment), the limits apply on the potentially affected property, in a vertical plane parallel to the relevant boundary, at the minimum setback permitted for a dwelling, to a height commensurate with land use zoning provisions. Values given are for the direct component of illuminance	4 lx	2 lx	1 lx
Luminous intensity emitted by luminaires (I)	Pre-curfew: Limits apply to each luminaire (irrespective of the number on a head frame) in the principal plane, for all angles at and above the control direction, when aimed in accordance with the installation design	Alternatively, the associated with o	ined from Table 2 e limits and methourfewed hours ma the designer (see	od of assessment ay be applied, at
	Curfewed hours: Limits apply in directions where views of bright surfaces of luminaires are likely to be troublesome to residents, from positions where such views are likely to be maintained, i.e. not where momentary or short-term viewing is involved	2 500 cd	1 000 cd	500 cd
Threshold increment (TI)	Limits apply at all times where users of transport systems are subject to a reduction in the ability to see essential information. Values given are for relevant positions and viewing directions in the path of travel	20% based on adaptation luminance (L) of 10 cd/m ²	20% based on adaptation _ luminance (L) of 1 cd/m²	20% based on adaptation _ luminance (L) of 0.1 cd/m²

^{*} Applies to residential accommodation in commercial areas or at the boundary between commercial and residential areas. The term 'commercial' is used as a generic description for zoning which provides for urban uses other than residential.

[†] Where the affected property abuts roads that are lit to Category V5 or higher in accordance with AS/NZS 1158.1.1.

[‡] Where the affected property abuts roads that are lit to Category B1 or lower in accordance with AS 1158.1, or where there is no lighting.

Schedule 3 Dictionary

section 4

affected building has the meaning given in the Environmental Protection Act 1994.

air cooling/heating device means an air conditioner, heating equipment (including central heating and hot water systems), ventilation equipment or exhaust equipment.

AS means an Australian/New Zealand Standard issued or approved by the Council of Standards Australia and the Council of Standards New Zealand.

audible noise means noise that can be clearly heard by an individual who is an occupier of a building. An individual is taken to be able to clearly hear a noise if he or she can hear the noise from the part of the building occupied by the individual that is most exposed to the noise.

background level has the meaning given in the Environmental Protection Act 1994.

building work has the meaning given in the Planning Act 2016.

curfewed hours in relation to Schedule 2, Table 2.1 means the hours between 11pm and 6am.

domestic cleaning equipment means a domestic vacuum cleaner (including an in-built vacuum cleaning system), washing machine or clothes dryer.

electric fence means a fence as defined in AS/NZS 3014:2003.

electric security fence means a fence as defined in AS/NZS 3016:2002.

graffiti means destruction, damage or defacement of a surface without the consent of the owner of the premises caused by—

- (a) spraying, writing, drawing, marking or otherwise applying paint or another marking; or
- (b) scratching or etching.

light emission standards means the standards set out in section 8 (Light emission standards on residential premises) of this subordinate local law.

local government area has the meaning given in the *Local Government Act* 2009.

minor has the meaning given in Schedule 1 (Meaning of commonly used words and expressions) of the *Acts Interpretation Act 1954*.

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(Public Health) 1999

owner-builder permit means an owner-builder permit under the Queensland Building and Construction Commission Act 1991.

park has the meaning given in Local Law No. 5 (Parks, Jetties and Boat Ramps) 2011.

planning scheme means the Logan Planning Scheme 2015.

pre-curfew in relation to Schedule 2, Table 2.1 means the hours between 6am and 11pm.

private premises means premises which is not a public place.

public place means—

- (a) a road; or
- (b) trust land; or
- (c) a reserve; or
- (d) premises of which the local government is the owner or occupier.

Queensland Fire Danger Rating means a fire danger rating or its equivalent issued by the Australian Government Bureau of Meteorology or its equivalent public sector entity.

reserve means land which is placed under the control of the local government pursuant to legislation.

stagnant, in relation to water means water that is lacking freshness, motion, flow, progress or change and water that is stale, motionless or still.

substantial means—

- in relation to a declared fire hazard, that the height, width or length of the material exceeds 2 metres;
- (b) in relation to prescribed water quality standards and substantial amounts of leaf litter, that the leaf litter is covering the surface of the pool in its entirety such that it is apparent normal maintenance is not occurring;
- (c) in relation to prescribed water quality standards and substantial amounts of algae, that algal growth covers 1m² or more of the swimming pool surface.

trust land means land dedicated as a reserve or granted in trust under the *Land Act 1994* and for which the local government is the trustee under the *Land Act 1994*.

Endnotes

1 Index to Endnotes

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- 5 List of legislation
- 6 List of annotations

2 Date to which amendments incorporated

This reprint includes all amendments that commenced operation on or before 24 May 2019.

3 Key

Key to abbreviations in list of legislation and annotations

Key	Explanation
amd ch def div hdg ins	= amended = chapter = definition = division = heading = inserted
om	= omitted
p pt renum rep s sch sdiv	 = page = part = renumbered = repealed = section = schedule = subdivision

4 Table of reprints

A reprint is issued upon the commencement of an amending instrument. A reprint is given the date of commencement of the amending instrument.

Table of reprints of this subordinate local law

Reprint	Amendments included	Reprint date
No.		
1	Amending Subordinate Local Law No. 1 (Subordinate	28 March 2001
	Local Law No. 10.1 (Public Health) 1999) 2001	
2	Amending Subordinate Local Law No. 3	12 September 2001
	(Miscellaneous Subordinate Local Laws) 2001	
3	Amending Subordinate Local Law No. 1	29 June 2005
	(Miscellaneous Subordinate Local Laws) 2005	
4	Amending Subordinate Local Law No. 4	17 March 2006
	(Miscellaneous Subordinate Local Laws) 2005	
5	Amending Subordinate Local Law No. 1 (Subordinate	8 November 2006
	Local Law No. 10.1 (Public Health) 1999) 2006	
6	Amending Subordinate Local Law No. 1	19 October 2007
	(Miscellaneous Subordinate Local Laws) 2007	
7	Amending Subordinate Local Law No. 1	14 January 2011
	(Miscellaneous Subordinate Local Laws) 2010	
8	Amending Subordinate Local Law No. 1	22 July 2011
	(Miscellaneous Subordinate Local Laws) 2011	
9	Amending Subordinate Local Law No. 1	18 May 2015
	(Miscellaneous Subordinate Local Laws) 2014	

10	Amending Subordinate Local Law No. 1 (Subordinate	5 February 2016
	Local Law No. 10.1 (Public Health) 1999) 2015	
11	Amending Subordinate Local Law No. 1	24 May 2019
	(Miscellaneous Subordinate Local Laws) 2019	

5 List of legislation

Amending Subordinate Local Laws

Amending Subordinate Local Law No. 1 (Subordinate Local Law No. 10.1 (Public Health) 1999) 2001

date of public notice 28 March 2001

Amending Subordinate Local Law No. 3 (Miscellaneous Subordinate Local Laws) 2001 date of public notice 12 September 2001

Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2005 date of public notice 29 June 2005

Amending Subordinate Local Law No. 4 (Miscellaneous Subordinate Local Laws) 2005 date of public notice 15 February 2006

Amending Subordinate Local Law No. 1 (Subordinate Local Law No. 10.1 (Public Health) 1999) 2006

date of public notice 8 November 2006

Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2007 date of public notice 19 October 2007

Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 date of public notice 14 January 2011

Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2011 date of public notice 22 July 2011

Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2014 date of public notice 18 May 2015

Amending Subordinate Local Law No. 1 (Subordinate Local Law No. 10.1 (Public Health) 1999) 2015

date of public notice 5 February 2016

Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2019 date of public notice 24 May 2019

6 List of annotations

PREAMBLE

om Amending Subordinate Local Law No. 1

(Miscellaneous Subordinate Local Laws)

2005 s 45

PART 1—PRELIMINARY

Short title

s 1	amd	Amending Subordinate Local Law No. 3 (Miscellaneous Subordinate Local Laws)
		2001 s 147
	amd	Amending Subordinate Local Law No. 1
		(Miscellaneous Subordinate Local Laws)
		2005 s 46
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		2001 ss 151, 152
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		2001 ss 150, 152
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	amd	Amending Subordinate Local Law No. 4 (Miscellaneous
		Subordinate Local Laws) 2005 s 253
	amd	Amending Subordinate Local Law No. 4 (Miscellaneous
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		Local Law No. 1 (Miscellaneous Subordinate
		Local Laws) 2005 s 48(3)
	amd	def "motor vehicle" Amending Subordinate
		Local Law No. 1 (Miscellaneous Subordinate
		Local Laws) 2005 s 48(1)
	amd	def "park" Amending Subordinate Local
		Law No. 1 (Miscellaneous Subordinate
		Local Laws) 2005 s 48(2)
	amd hdg	Amending Subordinate Local Law No. 4 (Miscellaneous
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		2005 ss 52(1), 52(2)

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amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 85

Open fire requirements for premises with an area of 4000m² or greater

Amending Subordinate Local Law No. 1 s 5A ins (Subordinate Local Law No. 10.1 (Public

Health) 1999) 2015 s 4

PART 3—PRESCRIBED WATER QUALITY STANDARDS

Prescribed water quality standards

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		2005 s 52(2)
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		Subordinate Local Laws) 2005 s 256
	amd	Amending Subordinate Local Law No. 4 (Miscellaneous
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	amd	Amending Subordinate Local Law No. 1 (Miscellaneous
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PART 4—NOISE NUISANCE

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Noise limits on residential premises

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renum	Amending Subordinate Local Law No. 3
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	2001 s 152
amd	Amending Subordinate Local Law No. 1
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	2005 ss 52(1), 52(2)
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	Subordinate Local Laws) 2005 s 257
amd	Amending Subordinate Local Law No. 4 (Miscellaneous
	Subordinate Local Laws) 2005 s 262
amd hdg	Amending Subordinate Local Law No. 1 (Miscellaneous
-	Subordinate Local Laws) 2010 s 87
amd	Amending Subordinate Local Law No. 1 (Miscellaneous
	amd amd amd amd amd amd amd amd

PART 5—LIGHT NUISANCE

pt hdg amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 87

Subordinate Local Laws) 2010 s 88

Light emission standards on residential premises

s 8 ins Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 88

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2019 s 23

PART 6—DANGEROUS FENCING

pt hdg renum Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 88

Dangerous fencing

s 9 renum Amending Subordinate Local Law No. 3

(Miscellaneous Subordinate Local Laws)

2001 s 152

amd Amending Subordinate Local Law No. 1

(Miscellaneous Subordinate Local Laws)

2005 ss 52(1), 52(2)

amd Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 258

amd Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 262

renum/amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 ss 88, 89

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2011 s 29

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2014 ss 28(1), 28(2), 28(3)

PART 7—REGULATION OF SHOPPING TROLLEYS

pt hdg amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 90

Retailers that are exempt from implementing a shopping trolley containment system

s 10 ins Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 90

Shopping trolley containment systems

s 11 ins Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 90

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2011 s 30

PART 8—NUISANCES DEEMED TO EXIST

pt hdg renum Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 90

Nuisances deemed to exist

s 12 amd Amending Subordinate Local Law No. 1

(Subordinate Local Law No. 10.1 (Public

Health) 1999) 2001 s 5

renum Amending Subordinate Local Law No. 3

(Miscellaneous Subordinate Local Laws)

2001 s 152

amd Amending Subordinate Local Law No. 1

(Miscellaneous Subordinate Local Laws)

2005 s 52(2)

amd Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 259

amd Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 262

amd Amending Subordinate Local Law No. 1 (Subordinate

Local Law No. 10.1 (Public Health) 1999) 2006 s 4

renum/amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 ss 90, 91

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2011 s 31

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2019 s 24

PART 8—NUISANCES DEEMED NOT TO EXIST

pt hdg renum Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 90

Nuisances deemed not to exist

s 13 amd/renum Amending Subordinate Local Law No. 3

(Miscellaneous Subordinate Local Laws)

2001 ss 149, 152

amd Amending Subordinate Local Law No. 1

(Miscellaneous Subordinate Local Laws)

2005 ss 49, 52(1), 52(2)

amd Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 260

amd Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 262

renum/amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 ss 90, 92

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2011 s 32

SCHEDULE 1—NOISE LIMITS

ins Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 94

amd Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2011 s 33

SCHEDULE 2

ins Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 95

SCHEDULE 3—DICTIONARY

ins Amending Subordinate Local Law No. 4 (Miscellaneous

Subordinate Local Laws) 2005 s 261

sch hdg renum Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 93

om def adjusted average maximum A weighted sound pressure level

Amending Subordinate Local Law No. 1 (Miscellaneous

Subordinate Local Laws) 2010 s 96

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Logan City Council Subordinate Local Law No. 10.1 (Public Health) 1999

ins	def <i>affected building</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
amd	def air cooling/heating device Amending Subordinate Local Law No. 1
ins	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>audible noise</i> Amending Subordinate Local Law No. 1 (Miscellaneous
amd	Subordinate Local Laws) 2010 s 96 def <i>background level</i> Amending Subordinate Local Law No. 1
amd	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>building work</i> Amending Subordinate Local Law No. 1
om	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>business premises</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>developed</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>domestic pool pump</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>dwelling</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
om	def dwelling unit Amending Subordinate Local Law No. 1
ins	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>electric fence</i> Amending Subordinate Local Law No. 1
ins	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>electric security fence</i> Amending Subordinate Local Law No. 1
om	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>habitable room</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>intrusive</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def <i>light emission standards</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def <i>local government area</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def <i>minor</i> Amending Subordinate Local Law No. 1 (Subordinate Local Law No. 10.1 (Public Health) 1999) 2015 s 5(1)
ins	def owner-builder permit Amending Subordinate Local Law No. 1
om	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>noise sensitive place</i> Amending Subordinate Local Law No. 1
Ins	(Miscellaneous Subordinate Local Laws) 2010 s 96 def <i>planning scheme</i> Amending Subordinate Local Law No. 1
om	(Miscellaneous Subordinate Local Laws) 2014 s 28(4) def <i>plant cutting device</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>power tool</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>private spa pool</i> Amending Subordinate Local Law No. 1 (Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def <i>Queensland Fire Danger Rating</i> Amending Subordinate Local Law No. 1 (Subordinate Local Law No. 10.1 (Public Health) 1999) 2015 s 5(2)
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om	def <i>refrigeration equipment</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
om	def residential noise Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
om	def <i>spa pool</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def stagnant Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def substantial Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2010 s 96
ins	def curfewed hours Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2019 s 25(1)
ins	def <i>pre-curfew</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2019 s 25(1)
amd	def building work Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2019 s 25(2)
amd	def <i>graffiti</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2019 ss 25(3), 25(4)
amd	def owner-builder permit Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2019 s 25(5)
amd	def <i>park</i> Amending Subordinate Local Law No. 1
	(Miscellaneous Subordinate Local Laws) 2019 s 25(6)