SAMFORD STATE SCHOOL

SCHOOL ENROLMENT MANAGEMENT PLAN

Overview
Samford State School recognises as its prime obligation, the provision of access to an appropriate educational service for students whose principal place of residence is within the school's catchment area.

Because of enrolment capacity and growth Samford State School may be unable to meet this obligation in the future, unless action is taken to manage enrolments. The Principal must restrict the enrolment of out-of-catchment students to ensure in-catchment students can enrol at their local state school, without requiring additional facilities.

This School Enrolment Management Plan (School EMP) sets out the conditions under which students may be enrolled into Samford State School, subject to any other requirements or limitations in:

- the Education (General Provisions) Act 2006 (the Act)

This School EMP is supported by:
- Enrolment in State Primary, Secondary and Special Schools procedure
- School Enrolment Management Plans (School EMP) procedure

Student Enrolment Capacity of School
Samford State School has a maximum Student Enrolment Capacity of 958 students.

The number of students entering Prep in any given year must not exceed 150 in 6 classrooms, unless there are more than 150 students enrolling from within the catchment area.

Local Catchment Area
A school's local catchment area is the defined geographical area from which the school is to have its core intake of students.

Samford State School operates under an equidistant catchment area.

The school's catchment map is available to be viewed at either the school's administration building or online at http://www.qgso.qld.gov.au/maps/edmap/.

Enrolment Policy

Students within catchment:
Any student whose principal place of residence is within the school's catchment area/s, is (subject to the Education (General Provisions) Act 2006) entitled to enrol at the school. The school Principal will reserve places for students who move into the catchment area throughout the school year.

Parents or legal guardians who wish to enrol their child at the school will need to demonstrate that the student’s principal place of residence is within the catchment area. Current proof of residency at the address indicated can be provided by way of one of each of the following:
- One primary source – a current rental/lease agreement, or rates notice, or unconditional sale agreement; and
- One secondary source – a utility bill (e.g. electricity, gas) showing this same address and parent’s/legal guardian’s name.

If the Principal is not satisfied that the documentation provided by an applicant demonstrates adequately that the address stated is the student's principal place of residence, then the Principal may request further sources of proof of residency. Examples may include (but are not limited to):

- Additional utility bills (e.g. water bill) or a series of bills at for the same address over a sequential period to demonstrate continued/ongoing residency
- Electoral Roll verification letter
- Mobile phone statement (with current address details)
- Statutory Declaration
- Driver's Licence (with current address details)
- Bank statement (showing current address details; financial details are not required)
- Tax Assessment Notice (financial details are not required)
- Documents demonstrating recent change of address / re-location to within the school's catchment area (e.g. proof of sale or termination of lease for the previous principal place of residence in a different catchment).
In addition to the documents listed above, students living with a relative/other person within catchment must provide the following:

- Properly sworn Statutory Declaration from the student’s parent/legal guardian; and
- Properly sworn Statutory Declaration from the person/s the student will be residing with in-catchment.

The Principal may also request a properly sworn Statutory Declaration from the enrolling parent or legal guardian attesting that the student’s principal place of residence is the place nominated in the enrolment application.

Applicants should note that a false statement/assertion about the student’s principal place of residence may amount to an offence and may be reported to police. The school Principal may repeal a decision to enrol a student in such circumstances.

**Other students who are entitled to enrol as if in-catchment:**
The following groups of students will be entitled to enrol, even though they may reside outside the school’s catchment area:

- Children and young people who are subject to child protection orders that grant guardianship or custody to the Chief Executive Officer of the Department of Communities, Child Safety and Disability Services (Child Safety Services)
- Siblings** of current students at the school (excluding siblings of Program of Excellence students and siblings of students who were placed at the school as a result of exclusion from another school). Where a school has both a primary and secondary campus, siblings are only entitled to enrol in the same campus as the currently enrolled student
- Students who (during school term) reside at the school’s boarding facility
- Students whose parent or legal guardian is employed by the school
- Students who live outside the catchment area and are verified with a disability can enrol in the school to attend the specialised disability program if it is the closest program to their home and meets their individualised needs
- Students whose principal place of residence is further than 55km to their nearest state school are entitled to enrol at any neighbouring school
- Students who have been excluded from another school, dependent upon the conditions related to the exclusion, subject to agreement of the Regional Director.
- Students in remote/regional locations who access a School Transport Assistance Scheme (STAS) bus service, provided by the Department of Transport and Main Roads (DTMR), to travel to their closest school, as determined by the DTMR bus route.

**To be accepted under the sibling provision, the:**

1. applicant must meet the definition of sibling in the School EMP procedure;
2. enrolled sibling must not have been enrolled in a Program of Excellence at the school (i.e. siblings of POE students are not automatically entitled to enrol); and
3. intended enrolment commencement and/or attendance of the sibling must be concurrent with the attendance of current student for the application to be valid. For example, if the applicant will be commencing in 2016, but the current enrolled sibling finishes school in 2015, then the application will not be valid.

**Out-of-Catchment application**

Applications from any other person, not meeting the criteria outlined above, is an out-of-catchment application. Enrolment of students from outside the local catchment area is restricted to ensure that enrolments do not exceed the Student Enrolment Capacity. This school can only enrol out-of-catchment students:

I. if there is sufficient spare capacity after reserving places for students who move into the catchment during the year; and
II. after taking into account the school’s projected future enrolment growth.

Out-of-catchment students applying for enrolment at this school are placed on a waiting list, assessed in order of receipt and prioritised as follows:

- **All other out-of-catchment enrolment applications.**

**Fees**

Under the Department’s State Education Fees procedure, a principal of a state school with an approved School EMP is able to charge a fee for recouping costs of enrolment processing (subject to consultation with the Parents and Citizens’ Association) where:
• the enrolment management plan permits the enrolment of a student living outside the catchment area based on cultural, sporting or academic merit, and

• the significant number of prospective students living outside the catchment area and applying to enrol results in abnormal administrative costs to the school, for example, enrolment examination supervision and marking.

Acceptance and Assessment Process
Out-of-catchment enrolment applications will be recorded on a waiting list in order of receipt, by date and time. These applications will remain current only for the school year in which they are applying to enrol.

Decisions on Enrolment
The Principal is responsible for all decisions on enrolments.

Where a Principal forms a preliminary view that an application will not succeed, applicants will be notified in writing. Applicants may respond to the Principal’s preliminary view by making a submission to the Principal, no later than seven (7) school days after receiving the preliminary view letter.

If no submission is received, the Principal’s preliminary view will be treated as the final decision and no further notice will be provided.

If a submission is received, the Principal will consider the submission and make a final decision. A final decision notice will be provided to the applicant as soon as is practicable. There is no internal review of the Principal’s decision.

Gazetted Date
This updated version of the School Enrolment Management Plan for Samford State School was gazetted on [To be completed by DET].

The School EMP is internally reviewed each year, and if required, updated to reflect any changes to Student Enrolment Capacity and/or Programs of Excellence.

Endorsed by:

[Signature]
Brad Clark, Principal

[Date]

Approved by:

[Signature]
Mark Georgia, Regional Director
North Western Region

[Date]
Education (General Provisions) Act 2006

SCHOOL ENROLMENT MANAGEMENT PLAN (School EMP)

In accordance with Chapter 8, Part 3 Section 170, of the Education (General Provisions) Act 2006, new School EMP for the following schools have been approved by a delegate of the Chief Executive of the Department of Education and Training:

Region: Metropolitan
School: Bulimba State School (update)
        Bundamba State School (update)
        Coorinda State School (update)
        Durack State School (update)
        Everton Park State School (update)
        Grand Avenue State School (update)
        Jindalee State School (update)
        Kenmore State School (update)
        Oxley State School (update)
        Patricks Road State School (update)
        Samford State School (update)
        Tingalpa State School (update)

Copies of School EMPs are available for public inspection, without charge, during normal business hours at the department's head office, and accessible on the department's website at http://education.qld.gov.au/schools/catchment.

Government Owned Corporations Act 1993
Section 131C(3)(b)

DIRECTION

1. We direct Ports North and its board not to pay a dividend to shareholders in respect of the 2016-17 financial year.

2. We further direct Ports North and its board to:
   (a) take all action necessary, incidental or consequential to give effect to this direction; and
   (b) where there is an ambiguity or doubt about the meaning or intent of this direction, give effect to the interpretation of the matter by the Under Treasurer as advised to them in a written clarifying statement of the Under Treasurer.

Definitional

3. In this direction:
   (a) 'Ports North' means Ports North Queensland Ports Corporation Limited (ACN 131836104);
   (b) 'Under Treasurer' means the chief executive of the department responsible for administering the Government Owned Corporations Act 1993 and includes any person acting in this office from time to time.

The Honourable Curtis Pitt MP
The Honourable Mark Bailey MP
Treasurer
Minister for Main Roads,
Minister for Trade and
Investment
25/06/2017
25/06/2017

Legal Aid Queensland Act 1997

NOTIFICATION

Legal Aid Queensland
Brisbane, 5 July 2017

Notice is hereby given that the Board of Legal Aid Queensland determined changes to the State Civil Guideline 1 – Child Protection in the Grants Policy Manual. The changes took effect from 1 July 2017.

The complete current policies and guidelines for the provision of legal assistance can be viewed at: www.legalaid.qld.gov.au

ANTHONY REILLY
Chief Executive Officer

Nature Conservation Act 1992

NOTIFICATION OF APPROVAL OF A MANAGEMENT PLAN

Department of National Parks, Sport and Racing
Brisbane, 6 July 2017

His Excellency the Governor, acting by and with the advice of the Executive Council and under the Nature Conservation Act 1992, has approved on 6 July 2017 the Hinchinbrook Island National Park Management Plan, prepared in accordance with section 110 of the Nature Conservation Act 1992, as a management plan under the Act for the Hinchinbrook Island National Park (incorporating Cape York Island, Agnes Island and Haycock Island) specified in the Plan.

Copies of the Hinchinbrook Island National Park Management Plan are available for public inspection from the Department of National Parks, Sport and Racing’s website: www.npsr.qld.gov.au.

DR STEVEN NILES MP
Minister for Environment and Heritage Protection and
Minister for National Parks and the Great Barrier Reef

Electoral Commission of Queensland
Register of Political Party

Pursuant to the provisions of Part 6 of the Electoral Act 1992 the following changes have been made to the Register of Political Parties –

Cancel registration of the following party under section 78:

Date of cancellation: 7 July 2017

WA Laver Party

Walter van der Meer
Electoral Commissioner

NOTIFICATION OF RESTRICTIONS ON GRANT OF MINING TENEMENTS UNDER SECTION 391 OF THE MINERAL RESOURCES ACT 1989 AND GEOTHERMAL TENURES UNDER SECTION 33 OF THE GEOTHERMAL ENERGY ACT 2010

Pursuant to section 391 of the Mineral Resources Act 1989 and section 33 of the Geothermal Energy Act 2010, I notify the prohibition of applications for all mining tenements and geothermal tenures in respect of the land described in schedule 1 below.

Anthony Lynham MP
Minister for Natural Resources and Mines

SCHEDULE 1

The land in the following Lot on Plan description is included in restricted area RA453 —

Lot 2 SP277356 (excluding Mining Claim – MC 95267)

ECQ QUEENSLAND

7 July 2017

QUEENSLAND GOVERNMENT GAZETTE No. 67

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