

## **Impact Analysis Statement**

## **Summary IAS**

## **Details**

Lead department	Department of Education
Name of the proposal	Consequential amendment to the <i>Industrial Relations (Tribunals)</i> Rules 2011 (Rules) following passage of related amendments in the <i>Industrial Relations and Other Legislation Amendment Act 2022</i>
Submission type	Summary IAS
Title of related legislative or regulatory instrument	Industrial Relations (Tribunals) Amendment Rule 2023 (Rules Amendment)
Date of issue	18 September 2023

Proposal type	Details
	This proposal provides consequential amendments arising from the <i>Industrial Relations and Other Legislation Amendment Act 2022</i> (IROLA Act).  The proposed Rules Amendment include only consequential amendments to:
Minor and	replace relevant references to 'association' with 'organisation' to ensure a clear delineation between organisations registered under Chapter 12 of the IR Act and non-registered entities; and
machinery in nature	<ul> <li>clarify operational provisions about who can appear as an agent to assist a person or party to a proceeding before the Queensland Industrial Relations Commission (Commission) or Queensland Industrial Court (Court) with proper scrutiny by the Commission or Court.</li> </ul>
×	This proposal is machinery in nature to ensure that the Rules are consistent with the <i>Industrial Relations Act 2016</i> and does not result in any change to regulatory policy or in new impacts on business, government or the community.

## Impact assessment

	First full year	First 10 years**
Direct costs – Compliance costs*	NIL	NIL
Direct costs - Government costs	NIL	NIL

Signed

MICHAEL DE'ATH Director-General

Date: 11/10/23

GRACE GRACE MP Minister for Education

Minister for Industrial Relations and

Minister for Racing

Date: 18/10/202

