



Education, Employment and Training Committee

Public Hearing

Friday, 19 November 2021

7:00pm to 8:30pm

Grand Ballroom, Cairns Hilton Hotel

Inquiry into the operation of the *Trading (Allowable Hours) Act 1990*

Witnesses who have registered to speak

Advance Cairns <ul style="list-style-type: none">• Adjunct Professor Trent Twomey, Director	Sub 14
Cairns Chamber of Commerce <ul style="list-style-type: none">• Mrs Patricia O'Neill, President	
Tourism Tropical North Queensland <ul style="list-style-type: none">• Mr Mark Olsen, CEO	
IGA State Guild/MGA Australia <ul style="list-style-type: none">• Mr Peter Piccone	

Mr Michael Healy MP, Member for Cairns will also be attending.

Instructions to witnesses, briefing officers, the media and audience members

The committee's proceedings are proceedings of the Queensland Parliament and subject to the Parliament's Standing Orders.

Only the committee, visiting members and invited witnesses may participate.

Witnesses will not be required to give evidence under oath, but witnesses are reminded that intentionally misleading the committee is a serious offence.

Under the Standing Orders, members of the public may be admitted to, or excluded from, the hearing at the discretion of the committee.

A transcript of the proceedings will also be published on the committee's webpage on the parliament's website: www.parliament.qld.gov.au.

Witnesses and members of the audience may be photographed by Parliamentary Service staff for purposes including posting on the Parliament's website or social media sites. The Queensland Parliamentary Service is committed to protecting the images collected for this purpose in accordance with the *Information Privacy Act 2009*.

The committee's media rules covering media coverage of these proceedings are available from committee staff.

Terms of reference

The terms of reference* for the Inquiry are that the committee inquire into and report on the operation of the *Trading (Allowable Hours) Act 1990* (the Act), in particular:

1. To consider the impact of amendments made by the *Trading (Allowable Hours) Amendment Act 2017*, with particular regard to:
 1. examining the impact of the moratorium on trading hours orders and restriction on making applications (section 59 of the Act) and recommendations following its expiry;
 2. examining the impact of the moratorium applicable to shops in Mossman and Port Douglas Tourist Area (section 56 of the Act) and recommendations following its expiry;
 3. examination of applications made, and consequences, for relaxation of provisions under section 5 of the Act and recommendations for improvement;
 4. the effectiveness of prescribing permitted hours in legislation;
 5. the suitability of the permitted hours as currently prescribed; and
 6. the role of the Queensland Industrial Relations Commission in setting permitted hours outside the prescribed hours.
2. The operation and performance of the provisions of the Act and how, in practice, different provisions are contributing to the objects of the Act and consider the impact of the existing framework for the regulation of trading hours in Queensland.
3. The effects of trading hours regulation on the Queensland economy and on regional Queensland.

*Liquor trading hours, penalty rates for retail employees working on public holidays and Sundays, and the dates public holidays are held on, are outside of the operation of the *Trading (Allowable Hours) Act 1990* and therefore outside of the inquiry terms of reference.

Please turn mobiles phones off or to silent mode while in the hearing room.