Form 1

Oaths Act 1867 (sections 13C, 13E, 14)
Version 2: approved for use from 30 April 2022

Statutory Declaration (Queensland) Electronic Version

This form allows you to make a statutory declaration under the *Oaths Act 1867* in Queensland. A statutory declaration is a written statement that is declared to be true in the presence of an authorised witness. In this document, you are referred to as the **signatory or declarant**.

Making a false statement in a statutory declaration is a criminal offence. If your statutory declaration is based on information or belief, you should state the sources of your information or the grounds for your belief. You can also attach documents to your statutory declaration to support your statement.

At the back of this form, you will find an explanatory guide about who can witness your statutory declaration. In some cases, you may need a **special witness** to witness your statutory declaration.

You can print this document and sign it on paper before any authorised witness. You can electronically sign this document only if it is witnessed by a special witness or other authorised person. You can have this document witnessed over audio visual link (e.g. videoconference) only if it is witnessed by a special witness or other authorised person.

You may direct another person to sign your statutory declaration for you – this person is called a **substitute signatory**. The witness must observe you directing the substitute signatory to sign the document for you. At the back of this form, you will find an explanatory guide about who can act as your substitute signatory, and who can witness your statutory declaration if a substitute signatory signs for you.

Forms and explanatory guides are available at www.publications.qld.gov.au/dataset/statutory-declaration



QUEENSLAND

Oaths Act 1867

STATUTORY DECLARATION

Ι,	insert full name	, of inse	, do solemnly and sincerely ert address
de	clare that:		
1.	have never been sen	tenced to a terr	n of imprisonment of 30 months or more;
2.	have not been convic	ted, as an adul	t, in the last ten years of an offence, one element of
	which involves dishor	nesty, such as t	heft or fraud; and
3.	is not occupying or a	cting in an office	e or position concerned with the management of a
	political party register	red under Part 6	of the Electoral Act 2017 (NSW).
	d I make this solemn tue of the provisions o		nscientiously believing the same to be true and by 1867.
co be be	ntents of this declarati st of my knowledge a lief. Inderstand that it is a	on are based ond I have stated	utory declaration are true and correct. Where the information and belief, the contents are true to the difference of that information and grounds for the ince to provide a false matter in a declaration, for section 123 of the Criminal Code.
CV	ample, the offence of	perjury under	Section 123 of the Chillina Code.
۱s	tate that (*delete whic	hever stateme	nts are not applicable):
A.	This declaration was	made in the for	m of an electronic document.*1
	This declaration was	-	
C.	This declaration was 1867.*3	s made, signed	d and witnessed under part 6A of the Oaths Act
DE	CLARED by		
 [in:	sert full name of declarar	 nt]	[signature of declarant / substitute signatory*]
at			
[in:	sert place where declara	nt is located]	[date]
	gned for and at the dire clarant by*	ction of the	
	sert full name of substitut		

*delete if not applicable

In the p	presence of:	
[insert f	ull name of witness]	[signature of witness]
[insert t	ype of witness] ⁴	[date]
place of	name of law practice / witness's f employment]* ⁵ not applicable	
For spec	cial witnesses to complete – Tick as applicable	
	I am a special witness under the <i>Oaths Act 1867</i> . (see section 12 of the <i>Oaths Act 1867</i>)	
	This document was made in the form of an electronic docume	ent. ⁶
	I electronically signed this document. ⁷	
	This statutory declaration was made, signed and witnessed ununderstand the requirements for witnessing a document by authose requirements. ⁸	•

** IMPORTANT NOTE **

PLEASE COMPLETE THE NEXT PAGE TITLED

"HOW THIS DOCUMENT WAS MADE".

PLEASE ATTACH THIS PAGE TO YOUR STATUTORY DECLARATION.

The footnotes are to assist in the completion of the form and can be deleted once complete.

¹ Include this statement if you electronically signed the document or if you physically signed the document over audio visual link and then sent a scanned copy of that document to the witness.

² Include this statement if you or your substitute signatory electronically sign the document using an accepted method under the *Oaths Act 1867*. Do not include this statement if you signed the document on paper.

³ Include this statement if the document was made over audio visual link.

⁴ Insert the witness's capacity that makes them eligible to witness the statutory declaration, including as a special witness under section 16C or part 6A of the *Oaths Act 1867*. For example, Australian legal practitioner, lawyer, justice of the peace, commissioner for declarations, notary public, a justice of the peace or commissioner for declarations approved by the Chief Executive under section 12(2) of the *Oaths Act 1867*, government legal officer, etc.

⁵ For example, the name of the law practice for the Australian legal practitioner, the name of the government department of the government legal officer, the name of the law practice for a justice of the peace who witnesses documents for a law practice, etc.

⁶ Tick this box if you electronically signed the document or if you physically signed the document and sent a scanned copy of that document to the declarant.

⁷ This this box if you electronically sign the document using an accepted method under the *Oaths Act 1867*. Do not include this statement if you signed the document on paper.

⁸ Tick this box if the statutory declaration was made over audio visual link.

HOW THIS DOCUMENT WAS MADE

Please attach this page to your statutory declaration
NOTE: FAILURE TO COMPLETE THIS TABLE DOES NOT INVALIDATE THE DOCUMENT

The signatory (declarant) or substitute signatory must complete this section

SIGNATORY / SUBSTITUTE SIGNATORY to complete				
Who signed this declaration?				
	the signatory (declarant)			
	a substitute signatory			
How did the signatory/substitute signatory sign?				
	on paper			
	electronically			
How was this declaration witnessed?				
	in person			
	over audio visual link			

The witness must complete this section

WITNESS	WITNESS to complete			
How did yo	How did you (the witness) sign this document?			
	on paper			
	electronically			
What docu	What document did you (the witness) sign?			
	The same physical (paper) document that was signed in the presence of the signatory/substitute signatory			
	A copy of the document that was signed by the signatory/substitute signatory (e.g a scanned copy of a paper signed document, a photocopy or printout)			
	A counterpart of the document (a copy of the document without the signature of the signatory/substitute signatory)			
What form of document did you (the witness) sign?				
	paper			
	electronic (tick this if you electronically signed the document or if you physically signed a copy of the document signed by the signatory/substitute signatory and then sent a scanned copy of that document to the signatory or other person)			
How was the substitute signatory directed to sign (if applicable)?				
	in person by the signatory			
	over audio visual link by the signatory			

This is a guide only and is intended to provide general information. Please delete once complete.

WHO CAN WITNESS A STATUTORY DECLARATION IN QUEENSLAND

A statutory declaration under the *Oaths Act 1867* in Queensland must be signed in the presence of an eligible witness. Who can witness a statutory declaration depends on how the document is signed (whether on paper or electronically), and whether the witness is present in person or by audio visual link.

Signing in the physical presence of witness

If the statutory declaration is to be signed on paper and in person, the witness can be:

- a justice of the peace (JP)
- a commissioner for declarations (Cdec)
- a notary public
- a lawyer
- a conveyancer, or another person authorised to administer an oath, under the law of the State, the Commonwealth or another State
- · another person prescribed by regulation.

Signing electronically or witnessing over audio visual link

If the statutory declaration is to be:

- signed electronically (whether witnessed in person or by audio visual link); or
- > witnessed over audio visual link (whether signed on paper or electronically),

the witness must be a special witness or another person prescribed by regulation.

A **special witness** is:

- an Australian legal practitioner
- a government legal officer who is an Australian lawyer and who witnesses documents in the course of the government work engaged in by the officer
- an approved JP
- an approved Cdec
- if the document was prepared by a law practice a JP or Cdec who is employed by the law practice and who witnesses documents in the course of that employment
- a notary public
- if the document was prepared by the Public Trustee of Queensland a JP or Cdec who is an employee of the Public Trustee.

This is a quide only and is intended to provide general information. Please delete once complete.

WHO CAN SIGN A STATUTORY DECLARATION AS A SUBSTITUTE SIGNATORY

A substitute signatory is a person directed by the signatory to sign the statutory declaration on their behalf. The person who witnesses the statutory declaration must also observe the signatory giving the direction to the substitute signatory – this may occur in person or by audio visual link.

Who can't be a substitute signatory

If your declaration is to be witnessed over audio visual link or you are directing another person by audio visual link to sign the document for you, the following persons are excluded from signing as a substitute signatory:

- If the statutory declaration is to be used in a court or tribunal proceeding a
 person who is another party to the proceeding, or a relation of a person who is
 another party to the proceeding.
- The person who witnesses the statutory declaration
- A person excluded under any other law from signing the document as a substitute signatory.

Who can be a substitute signatory

- Any adult with capacity can be a substitute signatory, except for those persons excluded above.
- If the signatory directs the substitute signatory over audio visual link to sign the document (i.e. they are not physically in each other's presence when the direction is given), then the substitute signatory must be:
 - any Australian legal practitioner
 - a government legal officer who is an Australian lawyer and who witnesses documents in the course of the government work engaged in by the officer
 - o an employee of the Public Trustee of Queensland.

Note that whenever audio visual links are used to make, sign or witness a document (regardless of whether the witness or substitute signatory is present by audio visual link), the document must be witnessed by a **special witness** (refer above).