## Contents

### Introduction

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>1</td>
</tr>
<tr>
<td>Disclaimer</td>
<td>1</td>
</tr>
<tr>
<td>Electoral Commission of Queensland</td>
<td>1</td>
</tr>
<tr>
<td>Who Can Be a Candidate?</td>
<td>1</td>
</tr>
<tr>
<td>Who Cannot be a Candidate?</td>
<td>2</td>
</tr>
<tr>
<td>Code of Ethical Standards: Queensland Legislative Assembly</td>
<td>3</td>
</tr>
<tr>
<td>The Writ</td>
<td>3</td>
</tr>
<tr>
<td>Funding &amp; Disclosure</td>
<td>4</td>
</tr>
<tr>
<td>Assistance &amp; Enquiries</td>
<td>4</td>
</tr>
</tbody>
</table>

### Nominations

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominations</td>
<td>5</td>
</tr>
<tr>
<td>Nomination</td>
<td>5</td>
</tr>
<tr>
<td>Failure of Election</td>
<td>5</td>
</tr>
<tr>
<td>Uncontested Election</td>
<td>7</td>
</tr>
<tr>
<td>The Ballot Paper Draw</td>
<td>7</td>
</tr>
<tr>
<td>The Roll</td>
<td>7</td>
</tr>
</tbody>
</table>

### Electoral Advertising & Offences

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electoral Advertising &amp; Offences</td>
<td>8</td>
</tr>
<tr>
<td>Electoral Advertising</td>
<td>8</td>
</tr>
<tr>
<td>Other Offences of Interest to Candidates</td>
<td>9</td>
</tr>
<tr>
<td>“How-To-Vote Cards”</td>
<td>10</td>
</tr>
<tr>
<td>Canvassing In or Near Polling Places</td>
<td>13</td>
</tr>
<tr>
<td>Signage</td>
<td>13</td>
</tr>
</tbody>
</table>

### Party Workers & Scrutineers

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Party Workers &amp; Scrutineers</td>
<td>14</td>
</tr>
<tr>
<td>Scrutineers</td>
<td>14</td>
</tr>
<tr>
<td>Party Workers</td>
<td>16</td>
</tr>
<tr>
<td>Photographers and Media</td>
<td>16</td>
</tr>
</tbody>
</table>
Introduction

This guide is compiled to assist candidates at Queensland State Elections and By-Elections.

Disclaimer

The Electoral Commission of Queensland publications are not intended to substitute for the Electoral Act 1992 or Electoral Regulation 2013. Candidates, agents and others are advised to obtain a copy of the Act and Regulation and seek their own independent advice if necessary. The Act and Regulation are available on the Queensland Legislation website: www.legislation.qld.gov.au

Electoral Commission of Queensland

State electoral events and by-elections are conducted by the ECQ, who will assist you where possible by providing information, but it does not provide legal advice to candidates, scrutineers or their representatives.

ECQ has a Returning Officer for every electoral district in Queensland. In addition, ECQ may appoint Assistant Returning Officers as required.

Who Can Be a Candidate?

(For further information see section 64 of the Parliament of Queensland Act 2001)

You may be nominated as a candidate for the Legislative Assembly of Queensland if you are:

• enrolled for any electoral district in Queensland
• an adult Australian citizen living in Queensland
• NOT a disqualified person.
Introduction

Who Cannot be a Candidate?

(For further information see section 64 of the Parliament of Queensland Act 2001)

You are a disqualified person if:

- you are subject to a term of imprisonment or detention, periodic or otherwise

- you have, within two years before the day of nomination, been convicted of an offence against the law of Queensland, another State or the Commonwealth and sentenced to more than one year’s imprisonment

- you have been convicted within seven years before the day of nomination of an offence against the Criminal Code, Section 59 or 60

- you have been convicted within 10 years before the day of nomination of a disqualifying electoral offence (Section 2 – Definitions, of the Electoral Act 1992 defines Disqualifying Electoral Offences.)

- you have been convicted, and not pardoned, of treason, sedition or sabotage under the law of Queensland, another State or the Commonwealth

- you are an undischarged bankrupt under the Bankruptcy Act 1966 (Commonwealth), or a corresponding law of another jurisdiction

- you have executed a deed of arrangement as debtor under Part X of the Bankruptcy Act 1966 (Commonwealth), or a corresponding law of another jurisdiction, and have not fully complied with the terms of the deed

- you have creditors who have accepted a composition under Part X of the Bankruptcy Act 1966 (Commonwealth), or a corresponding law of another jurisdiction, and have not made a final payment under that composition

- you are not entitled to be a candidate for election, or to be elected as a member of the Assembly, under another law.

The following people are also disqualified:

- the Governor-General, administrator or Head of Government of the Commonwealth or the Governor, administrator or Head of Government of a State

- the holder of a judicial office of any jurisdiction of a State or the Commonwealth.
Introduction

Code of Ethical Standards: Queensland Legislative Assembly

The Legislative Assembly has adopted a code of ethical standards applying to all members of the Assembly. You can obtain a copy of the code of ethical standards booklet from Members’ Ethics and Parliamentary Privileges Committee, Parliament House, Cnr George and Alice Streets, Brisbane, Qld, or by email: Clerksoffice@parliament.qld.gov.au. The code is also available on the Queensland Parliament’s internet website www.parliament.qld.gov.au.

The Writ

A writ for the conduct of a general election is issued by the Governor. A writ for a by-election is issued by either the Governor or the Speaker, depending on the circumstances.

Writs are addressed to the Electoral Commission of Queensland and specify the following:

- day of issue of writ
- cut-off day for close of rolls
- cut-off date for nominations
- the polling day
- day for return of writ.

<table>
<thead>
<tr>
<th>Announcement</th>
<th>Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Issue of writ</td>
<td>No Fixed Time</td>
</tr>
<tr>
<td>Close of rolls</td>
<td>5 to 7 days after issue of writ</td>
</tr>
<tr>
<td>Close of nominations</td>
<td>8 to 18 days after issue of writ</td>
</tr>
<tr>
<td>Polling day</td>
<td>A Saturday 26 to 56 days after issue of writ</td>
</tr>
<tr>
<td>Return of writ</td>
<td>Not more than 84 days after issue of writ</td>
</tr>
</tbody>
</table>

(The table above shows the minimum and maximum number of days prescribed in the legislation, but the actual days, determined by the Government, will be specified in the writ).
**Introduction**

ECQ will:

- arrange for a copy of the writ to be published in the Gazette
- advertise the days specified in the writ in such other ways as ECQ considers appropriate.

**Return of Writ**

The Electoral Commissioner endorses on the writ the name of the person elected in each electoral district, and the date of the election.

The writ is returned to the Governor or the speaker within the specified time.

ECQ will publish in the Gazette the name of each candidate elected.

**Funding & Disclosure**

Election funding and disclosure by candidates relates to elections and includes:

- claims for public election funding
- disclosure of electoral expenditure
- disclosure of gifts and loans.

The Queensland Government has strict laws governing the allocation of election funding and candidates’ responsibility to disclose gifts and loans. See the Funding and Disclosure Manual on ECQ’s website for more information.

In October 2018 legislation banning political donations from property developers and industry bodies representing property developers was introduced, with retrospective effect from 12 October 2017. These amendments to Queensland electoral laws reinforce integrity measures and minimise the corruption risk of political donations from property developers as well as improve the transparency and accountability in State government. The laws specifically include candidates in State elections, among others.

Depending on the circumstance, ECQ can impose a broad range of penalties if a Prohibited Donor makes an unlawful donation. Penalties can range from the State recovering the donation from the recipient to prosecution with a maximum sentence of 10 years in prison. More information on the Prohibited Donors Scheme (PDS) is available on the [ECQ website](#).

**Obligations of Candidates and their Agents**

Candidates and their agents have a responsibility to familiarise themselves with all relevant and current legislative provisions. Failure to do so cannot be used as an excuse for failing to comply with any legislative requirement.
## Assistance & Enquiries

<table>
<thead>
<tr>
<th>Contact</th>
<th>Electoral Commission of Queensland</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postal Address</td>
<td>GPO Box 1393, BRISBANE QLD 4001</td>
</tr>
<tr>
<td>Telephone</td>
<td>1300 881 665</td>
</tr>
<tr>
<td>Facsimile</td>
<td>(07) 3036 5776</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:ecq@ecq.qld.gov.au">ecq@ecq.qld.gov.au</a></td>
</tr>
<tr>
<td>Internet</td>
<td><a href="http://www.ecq.qld.gov.au">www.ecq.qld.gov.au</a></td>
</tr>
</tbody>
</table>
Nominations

Nominations

Nominations are initiated electronically by the nominee (or, if endorsed by a Registered Political Party, by the Registered Officer of that Party) by visiting ECQ’s website www.ecq.qld.gov.au.

The candidate’s nomination portal will open only after the writ for an election is issued.

Your details and, if you are to nominate as an Independent, the details of six or more people nominating you, are entered electronically and enrolment details validated against the roll. Once the details are correctly entered and verified, print the form for signing. The signed form together with the nomination fee must be lodged with ECQ or the Returning Officer for the district as soon as possible but before 12 noon on nomination day.

Nominations will be accepted only after signed hard copies are lodged and the nomination fee paid.

Nomination

How to Nominate

You may be nominated in either of the following ways:

• If you are endorsed by a registered political party, you’ll be nominated by the Registered Officer or Deputy Registered Officer of the party that has endorsed you as its candidate:
  + Your party’s Registered Officer will enter your details electronically. They will print a Nomination Form which includes a Consent Form, which they’ll arrange for you to sign.
  + The nomination must then be lodged with ECQ at its Brisbane office.

• If you are NOT endorsed by a registered political party, you must be nominated by six or more people who are enrolled for the electoral district you intend to contest, none of whom has previously nominated a candidate for the election;
  + In this case, you will enter your details and those of your six or more nominators electronically. Once the details are validated, print a Nomination for the Legislative Assembly for Candidates NOT Endorsed by a Registered Political Party. You and your six or more nominators must sign it.
  + The nomination may then be lodged with either:
    - the Returning Officer for the electoral district concerned
    - ECQ.
It is your responsibility to check the accuracy of information on the nomination form.

If you do not have access to a computer, you may phone ECQ and request that a printed nomination form be sent to you, or visit your Returning Officer.

**When to Nominate**

A nomination may be lodged only:

- AFTER the day of issue of the writ for the election
- BEFORE noon on the cut-off day for nomination of candidates for the election.

**Nomination Name**

ECQ may decide that a person is not properly nominated if their nominated name is obscene, offensive or may cause confusion. The nominated name cannot be or resemble the name of a party or a public body. If ECQ decides a person is not properly nominated for an election, it must tell them the reasons for the decision.

**Deposit Required**

A deposit of $250 by cash or bank cheque ONLY must be lodged upon nomination. A personal cheque is NOT acceptable. The deposit will be returned if:

- the candidate withdraws consent to the nomination before noon on the cut-off day for nomination
- the candidate is elected
- the candidate dies before polling day
- the candidate gains at least 6% of the total number of formal first preference votes polled in the election for the electoral district concerned.

**Announcement of Nominations**

ECQ does not release nomination details until immediately before the draw for ballot paper order on the cut-off day for nominations.

People nominated become candidates as soon as the Returning Officer displays their names at the RO’s office on nomination day.
Electoral Advertising & Offences

Failure of Election

An election is deemed to have failed if:

- a candidate dies before polling day
- there are no candidates for the election. (In these circumstances, the Governor will issue a writ for a fresh election for the electoral district concerned.)

Uncontested Election

If there is only one candidate for an electoral district, the candidate is deemed to be elected.

The Ballot Paper Draw

The Returning Officer, in the presence of witnesses, will conduct a draw to determine the order candidates’ names appear on the ballot paper. The timing of the draw will be advised by the Returning Officer.

After the draw, the Returning Officer will display the names in ballot order with the party affiliation appearing alongside the names of candidates endorsed by a registered political party.

The Roll

ECQ will furnish all candidates with an electronic copy of the roll showing the names and addresses of electors as at the date of roll closure.

The roll will be included in the candidate's pack which is supplied as soon as possible after nominations close.
Electoral Advertising & Offences

Electoral Advertising

The *Electoral Act 1992* provides for various offences and associated penalties relating to electoral advertising by political parties and candidates. (For further information refer to the Act).

In relation to electoral advertising:

Electoral matter is defined as “a matter relating to elections”.

Election matter means anything able to, or intended to:

- influence an elector in relation to voting at an election
- affect the result of an election.

The relevant sections of the *Electoral Act 1992* are listed on the following pages.

Author of Election Matter Must be Named (Section 181)

Any advertisement, handbill, pamphlet or notice containing election matter must include the name and street address (not a PO Box) of the person who authorised it. This does not apply to car stickers, T-shirts, lapel buttons or badges, pens, pencils or balloons that may carry the name of the candidate, political party or campaign slogan. However it does apply to material that's broadcast, or published on the internet or through social media.

Headline to Electoral Advertisements (Section 184)

The proprietor of a newspaper, journal or its electronic equivalent is guilty of an offence if paid election material is printed in the paper without “advertisement” being included in the headline above it. The headline must be in letters not smaller than 10 point or long primer.

Misleading Voters (Section 185)

It is an offence during an election campaign to publish, broadcast or distribute anything that is intended or likely to mislead an elector in a way that could influence their vote.

That includes knowingly publishing, broadcasting or distributing a false statement, purporting to be a fact, about the personal character or conduct of the candidate.

It is also prohibited to publish, broadcast or distribute a document representing a ballot paper that could mislead a voter. Publishing includes publishing or broadcasting on the internet or through social media.
Electoral Advertising & Offences

Other Offences of Interest to Candidates

Criminal Code
Various sections of the Code cover the following offences:

- false or misleading information
- bribery
- forging or uttering electoral or referendum paper
- illegally influencing voting
- providing money for illegal payments
- voting if not entitled.
“How-To-Vote Cards”

Definition of “How-to-Vote Card” and “Distribute”

Section 2 of the *Electoral Act 1992* prescribes the following two definitions:

It is important that candidates study and understand these definitions.

“*how-to-vote card*” means a card, handbill or pamphlet that:

- is or includes, a representation of a ballot paper or part of a ballot paper
- lists the names of any or all of the candidates for an election with a number indicating an order of voting preference against the names of any or all of the candidates
- otherwise directs or encourages the making of preference votes, other than first preference votes, in a particular way.

“*distribute*” a how-to-vote card includes making the card available to other people, but does not include merely displaying the card. Examples:

- A person “distributes” how-to-vote cards if they hand the cards to others or leave them at a place for other people to take away.
- A person does not “distribute” how-to-vote cards if they attach the cards to walls and other structures, merely for display.
Electoral Advertising & Offences

Authorisation of All “How-to-Vote Cards” Distributed During an Election Period

“How-to-vote cards” (HTV cards) distributed during an election period must comply with Section 182 of the Electoral Act 1992 which requires that a HTV card must state the following particulars:

• The name and address of the person who authorised the card (the address must not be a post office box) eg: “Authorised P. Smith, 100 Green Street, Brisbane for [name of Registered Political Party]”.

• If the card is authorised for a registered political party or a candidate endorsed by a registered political party, the party’s name; eg: “Authorised P. Smith, 100 Green Street, Brisbane for [name of Registered Political Party]”.

Section 182 defines that the “name” of a registered political party means:

• the party's full name is listed in the register of political parties

• if the register of political parties includes an abbreviation of the party’s name, the abbreviation.

If the card is authorised for a candidate who is not endorsed by a registered political party, the candidate's name and the word ‘candidate’:

e.g. “Authorised R. Jones, 1 Green Street, Brisbane for R. Jones (candidate).”

The particulars must appear at the end of each printed face of the HTV card in prominent and legible characters in print no smaller than:

• 10 point – if the card is not larger than A6;

• 14 point – if the card is larger than A6 but not larger than A3; and

• 20 point – if the card is larger than A3.

Penalties apply for failing to comply with the regulations about distributing HTV cards during an election period, if the person distributing the card knows, or ought to know, that the authorisation particulars are false.
“How-to-Vote Cards" at Electoral Visits and Declared Institutions

Your local Returning Officer will give you the opportunity to provide two or three HTV cards for election assistants to display at Electoral Visits (EVs) and Declared Institutions (DIs) during voting times.

Candidates who participate in this arrangement will have their HTV cards glued on a manila folder or the like in the same order as their names appear on the ballot paper. The folders are referred to in this guide as ‘how-to-vote card boards of participating candidates’.

Lodgement of “How-to-Vote Cards" to be Distributed on Polling Day

HTV cards that are to be distributed on polling day must have been lodged in accordance with Section 183 of the Electoral Act 1992.

A candidate may be fined for distributing unauthorised cards. Booth Supervisors are empowered to confiscate non-compliant cards.

ECQ must reject a HTV card that ECQ or the Returning Officer believes is likely to mislead or deceive an elector. It will also be rejected if it doesn't comply with the font size and authorisation requirements in Section 182. If ECQ rejects a HTV card, written reasons for the rejection must be provided.

The card may be revised to comply and resubmitted by no later than 5 pm on the Wednesday immediately before polling day.

HTV cards are to be lodged by the person who authorised them on the following basis:

- 12 cards, plus one for each polling place in the electoral district in which they are to be distributed, are to be lodged with a Lodgement of a How to Vote Card Form: Form 53 for cards for a registered political party or for a candidate endorsed by a registered political party; and Form 53B for independent candidates’ cards. Both forms include the mandatory statutory declaration relating to any financial contribution received in relation to the production of the HTV card.

- The cards and Form 53 (or Form 53B as applicable) are to be lodged before 5pm on the Friday which is seven days before polling day; cards for political party candidates with ECQ, and cards for independents with ECQ or the Returning Officer.
Party Workers & Scrutineers

Availability of Lodged “How-to-Vote Cards” for Public Inspection

Each HTV card lodged that has not been rejected for non-compliance with the legislation must be made available for public inspection before polling day:

- ECQ will display a printed copy of every card.
- Each Returning Officer's office will have a copy of the HTV cards for every candidate contesting that electoral district.
- ECQ's website will show an electronic version of every card.

Every effort will be made to have a set of HTV cards available for inspection at each polling booth on polling day.

Canvassing In or Near Polling Places

Candidates and their representatives are not permitted to canvass for votes, distribute how-to-vote material to electors or display a political statement:

- inside a room with voting compartments
- within six metres of the entrance to a building with voting compartments (ECQ is empowered to reduce the six metre limit in the cases of Pre-Poll Centres if circumstances warrant it.)

Signage

During an election period election signage must be authorised in accordance with the Electoral Act 1992 and must remain outside the six metre exclusion zone to the entrance of any polling booth.

The placement of election signage in public places is the responsibility of the Department of Transport and Main Roads as well as the local council. If you have any questions with regard to this matter you should direct these to both agencies.


**Party Workers & Scrutineers**

**Scrutineers**

**Role**

ECQ welcomes scrutineers during the election process. Their presence helps ensure that the election is free and fair. The “Guide for Scrutineers” is available on ECQ’s website: [www.ecq.qld.gov.au](http://www.ecq.qld.gov.au) and a number of copies will be included in the candidate's pack.

**Number Allowed**

Each candidate for an electoral district may appoint adults as scrutineers:

- during polling and beforehand, one scrutineer for each Issuing Officer at each polling place
- at the examination of declaration envelopes and the counting of votes, one scrutineer for each member of ECQ’s staff at the polling place, Returning Officer’s office or any ECQ premises.

**Appointment**

You must appoint each scrutineer on **Form 11 (Scrutineer’s Appointment and Declaration)**. These forms will form part of the candidate's pack issued following the close of nominations.

Before scrutineers commence duty, they sign the top portion of **Form 11** in the space provided and complete the declaration section in the presence of the Supervisor of a polling booth or the Returning Officer. Scrutineers should keep the top portion with them at all times; the Supervisor or Returning Officer will retain the bottom portion.

They will receive a scrutineer badge and scrutineer bib, and must wear these at all times while carrying out their scrutineering duties. The Returning Officer will advise you of the times and locations of election activities where scrutineers may be present.

**Times when Scrutineers are Entitled to be Present**

Scrutineers are entitled to be present at the times and places indicated below:

- on polling day and beforehand at polling places at times when electors are allowed to vote
- before polling commences at a polling place for the purpose of inspecting ballot boxes
- on polling day, beforehand and afterwards at polling booths or elsewhere to observe the examination of declaration envelopes and the counting of votes
- after polling day, at any place where further counting, a check count or a recount of votes is taking place.
Party Workers & Scrutineers

Functions of a Scrutineer

Scrutineers **MAY:**

- inspect ballot boxes to be used for voting, before they are sealed
- observe the operation of polling
- object to the entitlement of a person to vote
- record details of electors who vote at the election, and take this record out of the polling place
- where requested by the elector, assist by doing any or all of the following functions:
  - explain or read the ballot paper to the elector
  - mark the ballot paper in accordance with the elector's instructions
  - ask if the elector wishes to have another person inspect the marked ballot paper
  - when the elector is satisfied, fold the ballot paper and place it in the appropriate ballot box or, if relevant, firstly in a security or declaration envelope and deposit the envelope in the ballot box
- observe the Supervisor or an Issuing Officer assisting an elector who needs help
- challenge the formality of a ballot paper at a count or recount or object to the count of a vote for a particular candidate. A challenge must be made in accordance with Section 123 of the Electoral Act 1992 and you should familiarise yourself with these provisions
- countersign endorsements on any parcels of ballot papers or the statement of first preference votes.

Scrutineers **MAY NOT:**

- touch ballot papers or declaration vote envelopes
- communicate with any person in a polling booth except in the performance of their specific duties as a scrutineer
- wear or display a political party or candidate emblem or badge, or other material or statement of a political nature (such as a political slogan) in a polling booth or within six metres of its entrance
- canvass for votes within six metres of the entrance to a building with voting compartments
- touch or help carry any electoral material or ballot box while attending places of electoral visits, declared institutions or mobile polling booths.
Party Workers

Party workers, other than those appointed as scrutineers, may enter the polling booth only to record their own vote. The one exception is when they are nominated by an elector to help them vote. In the polling booth they must not wear or display any badges or emblem of a candidate or political party.

At all other times party workers must remain at least six metres from the entrance of the polling booth.

Photographers and Media

Anyone arranging for photographers and/or media to visit polling booths should contact ECQ in time for arrangements to be made with the relevant Booth Supervisor. The media and/or photographers must observe certain requirements as stipulated by the Returning Officer or Supervisor.

Photographers and members of the media or their equipment are not to hinder, inconvenience or delay any polling staff or electors and the total secrecy of the vote must be maintained at all times.

Only authorised persons may enter a polling booth.
Voting

Certified Lists

Before polling begins, each Issuing Officer is supplied with an electronic certified list of electors for the district for which they are appointed. The certified list is used to confirm the identity of the voter, mark them off the roll, and provide them with the appropriate ballot paper.

Apart from declaration electors (see later in this guide), only people whose names on the certified list are entitled to cast an ordinary vote at a State election or referendum.

ECQ Voter Information Letter

ECQ will send a voter information letter to everyone eligible to vote in this election outlining their enrolment details and the options available for casting a vote.

Elector who don’t receive or don’t retain their voter information letters will not be prevented from voting.

Ballot Papers

An elector is issued with a ballot paper for their district after their name has been marked off the certified list or they have filled out a declaration envelope.

Any elector who spoils a ballot paper before it is placed in the ballot box or the relevant declaration envelope may return the spoilt ballot paper to the Issuing Officer and receive a new one.
Voting Options

Scrutineers will observe electors voting in various ways and polling officials using various methods to record votes. Consequently, they should be aware of the different methods electors will be voting and the categories votes that will be issued, as their rights and duties differ slightly in the observation of each:

- pre-poll voting
- postal voting
- polling day voting
- declared institutions voting
- electoral visit voting
- remote area voting (district of Cook only).

Methods of Recording a Vote

- Ordinary voting
- Declaration voting:
  + absent voting
  + not-on-roll voting
  + postal voting
  + already-marked-as-voted.
Voting

Pre-Poll (In-Person) Voting

Pre-poll (in-person) voting begins three clear days after nominations close and ends at 6pm on the Friday before polling day (Visit ECQ’s website for the appointed hours of pre-poll centres).

If the elector is voting in the district for which they are enrolled, they are marked off the roll and given a ballot paper for their district. The elector then completes the ballot paper and places the folded ballot paper in the pre-poll ballot box.

If the elector is voting outside their district, they are given a declaration vote.

Postal Voting

Any Queensland elector may apply for a postal vote.

Applications open at the announcement of the election and close 7pm on the Wednesday before polling day. An application on the approved form must be received by ECQ or a Returning Officer.

On receipt of the postal vote material: a postal vote declaration envelope, a ballot paper and a reply paid envelope, the elector must:

- fill out and sign the postal vote envelope in the presence of an authorised witness before 6pm on polling day (anyone over 18 can be a witness)
- have the authorised witness sign the postal vote envelope
- cast a vote in the presence of the authorised witness, whilst ensuring the secrecy of their voting preferences
- immediately enclose the ballot paper in the declaration envelope, insert it into and then seal the reply paid envelope. Post, send or deliver it, so that it is received by 6pm on the 10th day after polling day.

Depending on their category, electors who are registered special postal voters will automatically receive a letter explaining voting options and/or postal voting material.
Declared Institutions

A scrutineer may be present during the conduct of polling in declared institutions. Polling officials take ballot boxes and necessary voting equipment to patients and residents in these institutions prior to polling day. The polling official will display a how-to-vote card board of participating candidates for each elector to view if they wish.

ECQ will gazette various institutions, such as nursing homes, hostels and aged persons’ homes as declared institutions for voting purposes for the election.

Candidates need to notify scrutineers of the date, time and place at which voting will commence. Voting will occur at times during the period 11 days before polling day as determined by the Returning Officer in consultation with each institution administrator.

Scrutineers must be sensitive to the particular needs of these electors and perform their scrutineering duties in as low-key a manner as possible. During voting periods they should not contact the electors in any way which could be construed as canvassing for their vote.

Scrutineers should observe proceedings only, always preserving the secrecy of the vote. How-to-vote cards must be distributed before voting begins.

Distribution of how-to-vote cards (other than outside six metres from the entrance to the building where voting is taking place) must cease before voting starts.

Electoral Visits

Scrutineers may be present during the conduct of electoral visit voting. Any elector who has qualified through illness, disability or advanced pregnancy or being a carer of such a person is entitled to an electoral visit vote. Polling officials will take ballot boxes and necessary voting equipment to eligible electors. They will carry with them a how-to-vote card board of participating candidates.

Candidates need to notify scrutineers of the date, time and place of departure of the Election Assistants. Scrutineers must use their own transport but Election Assistants are instructed to allow scrutineers all reasonable opportunity to follow them on their rounds.

An elector may request that scrutineers do not enter their residence, which must be respected by the scrutineer.
Voting

Scrutineers should:

- observe proceedings in a low-key manner having regard for the particular needs of this type of elector and the secrecy of the vote *(For the benefit of this category of elector, the Issuing officer will produce the how-to-vote card board of participating candidates, presented in the order that candidates’ names appear on the ballot paper.)*

- refrain from assisting the Election Assistant in any way

- assist the elector when directly requested to do so by the elector

- refrain from any action which might be construed as canvassing for the elector’s vote.

Remote Area Voting (District of COOK Only)
*(Scrutineers intending to observe this form of voting must organise their own transport.)*

Electors in some Aboriginal settlements on Cape York Peninsula and Torres Strait Islands are visited prior to polling day to have their vote taken. Ordinary and declaration voting is available to them.

Ordinary Voting at a Polling Booth (including at a Pre-Poll Centre)

An ordinary vote is a vote recorded by an elector at a polling booth appointed for the district for which they are enrolled. The Issuing Officer will ask the elector for their full name and address. The officer will look up their name and address on the electoral roll and mark off the elector on the list. The Issuing Officer will give a ballot paper to the elector and ask them to go to a vacant voting compartment and read the instructions on top of the ballot paper.

The elector must then retire alone to a voting compartment and, in private:

- mark their vote on the ballot paper

- fold it so that the vote is concealed

- place it in the ballot box and leave the polling booth.

*NOTE:* If an elector is already marked as voted, they can complete a declaration vote which will be scrutinised by the Returning Officer after polling day and, if accepted, added to the count.
Declaration Voting

An elector who is unable to vote as an ordinary voter on election day may vote as a declaration voter. Declaration votes include absent votes, not-on-roll votes and postal votes.

To make a declaration vote, an elector must complete and sign a declaration envelope claiming they are entitled to vote at the election.

Once the person’s eligibility to be enrolled for the district is determined, the vote can be admitted to the count.

Absent Voting

An elector who is away from the district for which they are enrolled may vote on polling day as an absent elector after making a declaration.

The following procedures apply to absent voting.

- The absent elector must provide enough information to enable identification of the district where they’re enrolled, by filling out their particulars (name, address, date of birth, etc) on a declaration envelope. (If the elector has not produced the ECQ voter information letter, the Issuing Officer uses an electronic look up device loaded with the whole of Queensland roll to establish the elector’s correct enrolled district).

- The elector signs a declaration on the envelope in the presence of the Issuing Officer who must sign as witness to the signature.

- The elector is given the correct ballot paper for the district where they are enrolled, and they mark their vote in the normal manner.

- Then they return the ballot paper to the Issuing Officer who then helps them place it in the signed and witnessed declaration envelope, seal it and put it in the ballot box for later dispatch to the Returning Officer. The Returning Officer sends it to the relevant district for verification and inclusion in the count, if eligible.
Formality & Scrutiny of Votes

Not-on-Roll Voting

An elector who attends a pre-poll centre and claims a vote but whose name cannot be found on the Queensland roll of electors may complete an enrolment form and make a declaration vote for the district where they claim to live.

The following procedures apply to not-on-roll voting prior to polling day.

- After the Declaration Issuing Officer has established the elector’s name is not on the roll for the district they live in, the elector completes an enrolment form and a declaration envelope stating their particulars (name, address, date of birth, etc).

The elector **MUST** complete a new enrolment form in this instance before they are issued a ballot paper for the district they reside in.

- The elector then signs a declaration on the envelope in the presence of the Issuing Officer who must sign as witness to the signature.
- When the elector is given the correct ballot paper for the district where they claim to be enrolled, they mark their vote in the ordinary manner.
- Then they return with the ballot paper to the Issuing Officer who then helps them place the ballot paper in the signed and witnessed declaration envelope, seal it and put it in the ballot box for later dispatch to the Returning Officer.
Formality & Scrutiny of Votes

Preferential Voting

A system of full preferential voting applies for all Queensland State elections. Preferential voting means numbering all candidates on the ballot paper in the order of your preference.

Informality of Votes

These will be regarded as informal:

- any ballot paper with no marking on it
- any ballot paper that contains the number 1 more than once
- any ballot paper that does not have consecutive numbers starting from 1
- any ballot paper with a distinguishing mark or writing (if such marks may identify the elector)
- any ballot paper where the intent of the elector’s preference is not clear
- any ballot paper which has been placed in a discarded ballot paper envelope. (*These envelopes remain sealed*)
Formality & Scrutiny of Votes

Scrutiny of Votes

Scrutineers at the Scrutiny (Count)

Scrutineers are entitled to observe all proceedings at any scrutiny whether conducted at a polling booth, at the Returning Officer’s office or at any other designated location.

Scrutineers may challenge the formality of ballot papers at a polling booth. The Issuing Officer will refer them to the polling booth Supervisor for an interim decision and the RO will give a final determination at the check count.

At an RO’s office, scrutineers may challenge the admittance or rejection of electors’ declarations and the formality of ballot papers.

The scrutiny must proceed smoothly and efficiently and scrutineers should not unnecessarily communicate with anyone at the scrutiny. Scrutineers must not handle ballot papers, declaration envelopes or any other election material.

Scrutineers are entitled to observe all the markings on ballot papers but they must not delay scrutiny proceedings, except where it is necessary in the performance of their duties.

The Returning Officer must inform scrutineers of any adjournment of the scrutiny and advise the location and time the scrutiny will be continued.

Ordinary Votes

At each polling booth the counting of votes begins after the poll closes on election day:

- district ballot papers are sorted into candidates according to the first preference votes marked

- the ballot papers are then counted and the result for the polling booth is telephoned to the Returning Officer.

The notional two candidate preferred count commences after the count of first preference votes for the district (this count is described later in this guide).

When the first preference count and the notional two candidate preferred count of ordinary votes are completed, the ballot papers are placed in sealed parcels and delivered to the Returning Officer.
Declaration Votes
The scrutiny of declaration votes is carried out by the RO and ECQ staff after polling day. The scrutiny is conducted in two stages:

1. preliminary scrutiny declarations to determine whether the claimant is entitled to vote
2. the count.

Preliminary Scrutiny of Postal Votes
Scrutineers are entitled to be present during the scrutiny of postal votes and ECQ will advise you when this will take place.

Postal ballot papers are to be admitted to the count if ECQ electoral staff are satisfied that the details on the postal vote envelope meet all requirements.

Preliminary Scrutiny of Absent Votes
The preliminary scrutiny of absent votes involves checking the declarations are signed, the signatures are witnessed, and verifying the elector’s enrolment for the district claimed.
Glossary

Notional Count

What is a Notional Two Candidate Preferred Count?

It is a notional allocation of preferences to two candidates selected by the Electoral Commissioner. It is an information activity that gives an indication of the likely successful candidate but does NOT negate the later conduct of a full preference count to produce a winning candidate (if the seat isn’t won on first preferences) or for statistical purposes. The count will be done in all districts with more than two candidates.

The names of the two selected candidates will be in a sealed Notional Two Candidate Preferred Count Envelope which will be opened after 6pm on polling day.

As soon as possible, after the results of the first preference count have been transmitted to the Returning Officer, the Supervisor will carry out the notional two candidate preferred count. The primary votes of all the non-selected candidates are examined to see which of the selected candidates that elector preferred. Those votes are then attributed to one of the selected candidates to determine the notional flow of preferences.

**NOTE:** Even if the two selected candidates have not polled first and second at every booth, the count is still done to those two selected candidates. They may be polling better at other booths.

If the two selected candidates eventually prove to be not the highest polling candidates for the whole district, a fresh notional count may be carried out after polling day.

Scrutineers will have reasonable access to observe the procedure.

Declaration of the Poll

A declaration of the successful candidate will be made when, and only when, the result of the election is clear. This decision is made by the Electoral Commissioner.

Candidates will be informed by their Returning Officer when a declaration is imminent.
Glossary of Terms

A

Absent Vote
A vote recorded by an elector who attend a polling booth outside the district where they’re enrolled.

B

Ballot Box
The sealed container into which an elector places a completed ballot paper.

Ballot Paper
The paper on which a vote is marked. The ballot paper shows the candidates’ names, party affiliations or, in the case of a referendum, a question(s) related to a new proposal.

By-Election
An election conducted for an electoral district vacated by a Member of the Legislative Assembly during the life of the Parliament, usually as a consequence of death or resignation.

C

Candidate
A person who nominates for election.

Canvassing
The process of attempting to persuade electors to vote in a particular way.

Central Postal Voting (CPV)
This is an office within ECQ which receives and processes applications for postal votes.

Certified List
An electronic list of names and addresses of electors entitled to vote in an election or referendum.
Glossary

D

Declaration Vote
The completion of a declaration is required by electors at a polling booth in the following circumstances:

- name cannot be found on the certified list
- name is on the certified list but voting outside their enrolled district
- name on the certified list is already marked as having voted
- name is on the certified list but not the address (silent elector).

Signing the envelope is a declaration that the elector is entitled to vote.

District
An electorate in the Legislative Assembly of Queensland.

E

Elector
A person who is eligible to vote at the election.

Electoral Act
The Act of Parliament which stipulates statutory requirements for the conduct of an election (i.e. Electoral Act 1992).

Electoral Commissioner
The independent officer, appointed by the Governor-in-Council, with the responsibility for the proper conduct of parliamentary and other statutory elections.

F

Formal Vote
A ballot paper which has been correctly marked according to instructions, and which is counted towards the outcome of the poll.

Full Preference Count
The distribution of preferences shown by electors on their ballot papers. This process is completed by a Returning Officer once the final first preference result is clear.
**H**

**How-to-Vote Card**
An approved card or pamphlet handed out on polling day showing how a party or candidate would prefer the elector to vote.

**I**

**Independent**
A candidate or elected Member of Parliament who is not endorsed by a registered political party.

**Informal Vote**
A ballot paper which is not eligible to be included in the count because it has been filled out incorrectly.

**Issuing Officer**
A person appointed by the Returning Officer to issue votes.

**N**

**Nomination**
The process by which a person becomes a candidate for election.

**Notional Two Candidate Preferred Count**
An indicative sort and count of votes following the primary vote count of the full or optional preferential system.

**O**

**Ordinary Vote**
A vote cast by an elector at a polling place appointed for the electoral district in which they’re enrolled.
Glossary

P

Polling
The process of electors recording their votes.

Polling Booth
A place where electors can vote on polling day. It is supplied with voting screens and ballot boxes and is staffed by polling officials. Places where mobile polling is conducted are also official polling booths. In most cases, mobile polling booths operate in the week leading up to polling day.

Polling Officials
Staff appointed to conduct electoral visits, or to work in polling booths, declared institutions, all districts centres, the central postal voting office and Returning Officers’ offices.

Postal Voting
An elector who is unable to attend a polling booth on polling day may apply to receive ballot papers by post. Once the ballot papers are completed, they are returned in a secure envelope to the Returning Officer.

Pre-Poll Vote
A vote cast by an elector before polling day.

Preliminary Scrutiny
All declaration votes are subject to preliminary scrutiny which determines whether the vote can be admitted to the count.

Primary Vote
The primary vote for a candidate is the number of first preferences received on formal ballot papers in a count.

Prohibited Donor
A property developer; or any industry representative organisation if the majority of its members are prohibited donors.

Property developer
A corporation engaged in a business that regularly involves the making of relevant planning applications by or on behalf of the corporation in connection with the residential or commercial development of land, with the ultimate purpose of the sale or lease of the land for profit; or a person who is a close associate of such a corporation.
Q

**QGAP (Queensland Government Agency Program)**

These are Queensland Government agencies located in country towns. They provide facilities for local residents to access government services. At election time some QGAPs are appointed as pre-poll voting centres.

R

**Registered Political Parties**

Those political parties which are officially registered by ECQ.

**Remote Area Mobile Polling**

Undertaken in the electoral district of Cook in the northern peninsular area and Torres Strait Islands to enable electors in remote areas to vote at a polling booth.

**Returning Officer**

An electoral officer responsible for the conduct of the election for an electoral district who is appointed by the Governor-in-Council upon the recommendation of the Electoral Commissioner.

**Roll**

(See Certified List).

S

**Scrutineer**

A person appointed by a candidate to observe the polling and counting procedures during an election.

**Scrutiny**

Observation by people appointed to determine the acceptability of votes for the count and the result of the election.

**Secret Ballot**

A vote made in secret, with no one able to see how the elector marks the ballot paper or to be able to identify who marked it.

**Silent Elector**

A person whose address details are omitted from the roll for personal safety reasons.
**Special Postal Voter**
These are electors who are registered to automatically receive postal ballot material because:

- they live more than 20km from a polling booth
- have their address suppressed from the roll for reasons of personal safety
- whose religious beliefs prevent them from attending a polling booth, or have been certified by a Doctor as incapable of signing their name.

**V**

*Vote*

The indication of a choice of a parliamentary representative by completion of a ballot paper.

**W**

*Writ*

The legal instruction authorising an election to be held and which also sets key elements of the election timetable. Writs are issued by the Governor on advice by the Premier, or in some cases the Speaker of the Legislative Assembly, and given to the Electoral Commissioner.