

Secondary Undertaking Notice

Queensland Rail Limited
GPO Box 1429
BRISBANE QLD 4001

On 5 May 2015, the Queensland Competition Authority (QCA) received a draft access undertaking (2015 DAU) from Queensland Rail Limited pursuant to the section 133 notice issued on 4 February 2015 under the *Queensland Competition Authority Act 1997* (QCA Act).

In accordance with section 134(1) of the QCA Act, the QCA has considered the 2015 DAU and has decided to refuse to approve it.

In accordance with section 134(2) of the QCA Act, the QCA hereby gives Queensland Rail Limited a notice stating the reasons for the refusal (being those reasons contained in the attachment, including the appendices) and asks Queensland Rail Limited to amend the 2015 DAU in the way set out in appendices F and G of that attachment, being the way the QCA considers appropriate.

In accordance with section 134(2) of the QCA Act the QCA asks Queensland Rail Limited to give to the QCA a copy of the amended 2015 DAU within 60 days of receiving this Notice (i.e. by Tuesday 16 August 2016) or, if the period is extended under section 134(2A) of the QCA Act, the extended period.

Dated 17 June 2016



Professor Roy Green
Chair