Information Booklet
Form NSS-301 V1.6

Change of accreditation attribute
Application for accreditation and funding eligibility

Non-State Schools Accreditation Board

Ref: 11/300771
Legislative background

The Education (Accreditation of Non-State Schools) Act 2001 (the ‘Accreditation Act’) and the Education (Accreditation of Non-State Schools) Regulation 2001 (the ‘Accreditation Regulation’) establish a legislative framework for accreditation and government funding of Queensland non-state schools.

The Accreditation Act provides for the establishment of the Non-State Schools Accreditation Board (the ‘Board’) and the Non-State Schools Eligibility for Government Funding Committee (the ‘Funding Committee’), a committee of the Board. The Board is an independent statutory authority that regulates non-state schooling. It is responsible for making decisions on the accreditation of non-state schools and changes in accreditation attributes of non-state schools, as well as monitoring governance arrangements and compliance with accreditation criteria.


This booklet

This booklet provides information to assist with the completion of the application form NSS-301: Change of accreditation attribute - Application for accreditation and funding eligibility.

Applicants need to ensure that the application is completed fully and correctly and that it addresses and complies with the requirements of:

- the Accreditation Act
- the Accreditation Regulation and
- any other relevant documents published by the Non-State Schools Accreditation Board.

Neither this booklet nor the application form necessarily replicate all of the relevant provisions of this legislation or published Board documents.

Please ensure the information is presented clearly. The application form is divided into three main parts. Applicants are requested to supply additional information as attachments for certain items. Attachments must be labelled with the corresponding number and title of the related item in the application form.

To lodge the application form

If you are able to submit your application electronically, please submit it via the NSSAB Online Services at https://secure.nssab.qld.edu.au/nos.php or email your copy to admin@nssab.qld.edu.au.

If you wish to submit a hard copy application, one copy will be sufficient. Hard copy applications may be lodged during business hours with:

Non-State Schools Accreditation Board
PO Box 15347, CITY EAST Q 4002

Floor 8 Education House
30 Mary Street, BRISBANE Q 4000

The Accreditation Act requires the Board to make a decision on an application within six months of lodgement, where government funding eligibility is not sought, or within nine months, where such funding is sought. The Board and applicant can also agree to extend the time needed to make a decision, if the Board or the Minister requires further time to do this. Applicants must take this into account when proposing student-intake days to allow sufficient time for consideration of this application. Therefore, the student-intake day should not be less than six or nine months from the lodgement date.

Further information

The Board and the Funding Committee may require an applicant to provide further information or documents to support an application.
PART 1 APPLICANT DETAILS

1. Applicant

Name of the governing body applying to change an attribute or attributes of accreditation

The governing body for the change of attribute must be the same as that of the school identified on the front of the application.

2. Is this application seeking eligibility for government funding for the change of attribute?

Only the governing bodies of schools operating on a not-for-profit basis are eligible to apply for government funding.

A school is operated on a not-for-profit basis only if any profits made from the school’s operation will be used entirely to advance the school’s philosophy and aims.

Where the governing body of a school is incorporated as a company, only a governing body that is a company limited by guarantee may apply to be eligible for government funding.

If an applicant seeks government funding under section 50 of the Accreditation Act, the Board must be satisfied:

a) the school will not be operated for profit
b) the applicant is not a party to, and does not intend to enter into, a prohibited arrangement in relation to the operation of the school and
c) there is no direct or indirect connection between the applicant and a for-profit entity, and there will not, on the establishment of the change of attribute, be a direct or indirect connection between the applicant and a for-profit entity that could reasonably be expected to compromise the independence of the applicant when making financial decisions.

A prohibited arrangement is a contract or arrangement entered into by a school’s governing body or proposed governing body and a for-profit entity not dealing with each other at arm’s length.

3. Details of governing body

The Board must make a decision about the suitability of a school’s governing body.

Prescribed notice (blue card / exemption card)

If a director of a school’s governing body does not have a current positive notice (blue card) or a current positive exemption notice (exemption card), the Board must decide that the governing body is not suitable to be, not suitable to continue to be, or would not be suitable to be, the school’s governing body.

By virtue of section 15 of the Accreditation Act a person is taken to be a person carrying on a regulated business under that Act by being a director of the governing body of a provisionally accredited, or accredited, non-state school.

Governing body directorship is outside the professional duties of registered teachers and police officers.

Under the Accreditation Act, each director of a non-state school’s governing body must have:

a) a current positive notice (blue card) or
b) if the director is a registered teacher or police officer — a current positive exemption notice (exemption card).

The term ‘director’ means -

a) if the governing body is a company under the Corporations Act 2001 (C’th) - a person appointed as director of the governing body or
b) otherwise - a person who is, or is a member of, the executive or management entity, by whatever name called, of the governing body.

A blue card or exemption card issued by the Public Safety Business Agency under Chapter 8 Part 4 Division 9 of the Working with Children (Risk Management and Screening) Act 2000 means the person is suitable for child-related employment.

Directors who are registered teachers or police officers must apply for an exemption card.

Information about obtaining a blue card or an exemption card and a copy of the application form can be obtained from the Agency’s website at: https://www.bluecard.qld.gov.au/index.html

Conflict of interest

In making a decision about the suitability of a governing body, the Board may have regard to the following:

a) the governing body’s relationship with other entities
b) whether the governing body has appropriate guiding principles and procedures for identifying, declaring and dealing with any conflict of interest, or potential conflict of interest, a director of the governing body may have relating to an aspect of the operation of the school and
c) the conduct of the governing body, or its directors, relevant to the operation of the school.

Evidence of incorporation

Examples of the types of documentary evidence of incorporation accepted by the Board include:

a) a certificate issued by the Australian Securities & Investments Commission stating that the body is a registered company and identifying the state or territory in which the company is taken to be registered
b) a certificate of incorporation issued by the Queensland Commissioner for Fair Trading or
c) the letters patent issued under the now repealed Religious Educational and Charitable Institutions Act 1861.

The legislation under which a school's governing body can seek incorporation includes:

a) a company incorporated under the Corporations Act 2001 (C’th)

b) an incorporated association under the Associations Incorporation Act 1981

c) a church entity incorporated under the Roman Catholic Church (Incorporation of Church Entities) Act 1994

d) a synod of a diocese under the Anglican Church of Australia Act 1895

e) a corporation established and continued in existence under the now repealed Religious Educational and Charitable Institutions Act 1861

f) a property trust constituted under the Uniting Church in Australia Act 1977 or

g) a board of trustees constituted under the Grammar Schools Act 1975.

If, however, the corporation is established under other legislation or common law, attach a copy of the relevant information.

4. Offences

Any directors of the governing body who have been convicted of an indictable offence are required to provide details of this to the Board under section 39(4) of the Accreditation Act.

An indictable offence means an offence that, if it were committed in Queensland, is:

a) prosecuted or convicted on a written charge brought against an accused person and

b) triable before a judge and jury, unless a law expressly states to the contrary. For example, some indictable offences can be dealt with summarily by a magistrate.

If the governing body, as a corporate entity, has been convicted of any offences, it is also required to provide details of the nature and circumstances of these offences.

The Board may also have regard to each of the following:

a) if any of the governing body’s directors have been convicted of an indictable offence, the nature and circumstances of the commission of the offence and

b) if the governing body has been convicted of an offence, the nature and circumstances of the commission of the offence.
5. Current location of school/site

Schools typically operate on one site, even though the land on which they are situated may comprise blocks on several lot and plan numbers. A school is regarded as operating on one site if its blocks of land are adjoining. A school is regarded as operating on more than one site if one or more of its blocks of land are physically separate.

With the exception of the governing body of the school and the sector student–intake day, attributes of accreditation are specific to each site. If a change of attribute is being proposed for more than one site, applicants will need to complete Appendix 1 for each additional site.

6. Accreditation attributes

The attributes of accreditation are those set out in section 16(3) of the Accreditation Act which can be accessed at: https://www.legislation.qld.gov.au/OQPChome.htm

7. New location of school/site

Where a change in the location of the school is being proposed, details of the change need to include the following for the proposed location:

a) the street address of the site and
b) the real property description of the site, which includes lot and plan numbers.

8. Curriculum model

Information on the Queensland Curriculum and Assessment Authority is available at: https://www.qcaa.qld.edu.au/.

If applicants are considering using a different syllabus framework, further information must be provided under this item. The framework on which a school will base its educational program must enable students to achieve Queensland standards of learning, or comparable standards.

‘Queensland standards of learning’ means:

a) an approved preparatory guideline, or approved syllabus, under the Education (Queensland Curriculum and Assessment Authority) Act 2014 or
b) a vocational education and training course accredited by the Queensland Curriculum and Assessment Authority under the Education (Queensland Curriculum and Assessment) Act 2014.

Standards of learning stated in a program authorised by the International Baccalaureate Organization or an interstate syllabus may be comparable to Queensland standards of learning. An ‘interstate syllabus’ means a syllabus that, under the legislation of another state, is approved for education in that state.

9. Mode of delivery of education

The most common mode of delivery of education for schools is classroom delivery. However, some schools may seek accreditation to deliver education through the distance education mode.

10. Years of schooling offered and student-intake type

Preparatory Year to Year 12

Applicants must identify the student–intake day and student–intake type (eg, females only, males only or coeducational) for each year level from Preparatory Year to Year 12 for which a change is being sought. The student–intake day is the anticipated first day of education for students in that year level.

Special school

Applicants seeking to establish a special school, that is, a school catering exclusively for students with specific low incidence disabilities such as Autistic Spectrum Disorder or multiple impairments, must provide details of the proposed education levels, student–intake day and student–intake type (ie, females only, males only or coeducational) to be enrolled.

11. Boarding facilities

Schools need to apply to the Non-State Schools Accreditation Board for approval for any change to boarding facilities, including the introduction and the withdrawal of such facilities.

12. Sector student–intake day

An application to change a sector student–intake day is only required if:

a) a school already has accreditation for the sector of schooling and
b) students have yet to commence education in any of the years in a sector of schooling and
c) the governing body of the school is eligible for government funding.

13. Special assistance

A special assistance school is provisionally accredited, or accredited, to provide primary or secondary education to disengaged students. A non-state school can apply to be provisionally accredited for special assistance at the main site and/or at any additional site.

A special assistance school provides primary and secondary education to:

(a) relevant students; and
(b) without tuition fees.
Relevant students means students who:

(a) would not otherwise be –
   (i) enrolled and attending school while of compulsory school age; or
   (ii) participating in an eligible option full-time, or in paid employment for at least 25 hours each week, during the compulsory participation phase; and

(b) are not provisionally registered, or registered, for home education.

Applicants should indicate how the school will meet its written standard of service. This standard of service should deal with:

(a) regular tracking and assessment of students’ work;

(b) regular monitoring of students’:
   • attendance;
   • achievement; and
   • participation in the program; and

(c) strategies for engaging the students, and keeping them engaged, in primary or secondary education.

14. Accreditation criteria

Statement of philosophy and aims

A school must have a written statement of philosophy and aims adopted by its governing body that is used as the basis for the school’s educational program and a guide for its educational and organisational practices.

The statement must be consistent with the Melbourne Declaration on Educational Goals for Young Australians. The declaration may be accessed at:

Educational program

A school must have a written educational program that:

a) has regard to the ages, abilities, aptitudes and development of the school’s students

b) promotes continuity in the learning experiences of the students and

c) is responsive to the needs of the students.

The school’s educational program must enable students to at least achieve Queensland or comparable standards of learning, as described in Item 8.

Students with disabilities

A school must have written processes about:

a) identifying students of the school with a disability and

b) devising an educational program that is specific to the educational needs of those students and complies with relevant anti-discrimination legislation.

This requirement applies to all schools and not just to those catering exclusively for students in special schools.

Distance education

A distance education school utilises the distance education mode of delivery of education. Such a school must have a written standard of service that ensures students achieve the learning outcomes set out in its educational program.

Applicants should indicate how the school will meet the standard of service for the change of attribute, which must take the following into account:

a) the interactive teaching methods to be followed

b) the communication procedures to be followed by students and their teachers and tutors

c) the regular tracking and assessment of work submitted by students and

d) the regular monitoring of students’ achievement of the learning standards.

Flexible arrangements

Under section 9A of the Education (Accreditation of Non-State Schools) Regulation 2001, a school must comply with the requirements of section 182 of the Education (General Provisions) Act 2006 for flexible arrangements for students of compulsory school age, or in the compulsory participation phase in non-state schools. It must also ensure that any approvals given under section 182 are in compliance with that section.

The Education (General Provisions) Act 2006 can be accessed at:

Health and safety of students and staff

A school must have written processes about the health and safety of its students and staff consistent with relevant workplace health and safety legislation.
Conduct of staff and students
A school must also have written processes about the appropriate conduct of its staff and students that accord with legislation applying in the state about the care or protection of children. These must include:

a) a process about how the school will respond to harm, or allegations of harm, to students under 18 years of age;

b) processes about the appropriate conduct of the school’s staff and students;

c) a process for a student to report to a stated staff member the behaviour of another staff member that the student considers is inappropriate. This process must nominate at least two staff members to whom students may report such behaviour; and

d) a process for how the information reported to the staff member must be dealt with by the stated staff member.

The processes must also include:

a) a process for reporting sexual abuse, suspected sexual abuse or likely sexual abuse in compliance with section 366 of the Education (General Provisions) Act 2006; and

b) a process for the reporting of a reportable suspicion under the Child Protection Act 1999, Section 13E.

The school’s governing body must ensure that:

(a) staff, students and parents are made aware of the processes;

(b) staff are trained in implementing the processes;

(c) the school is implementing the processes; and

(d) the processes are readily accessible by staff, students and parents.

The school must have a written complaints procedure to address non-compliance with the processes. The complaints procedure may form part of any other written procedures of the school for dealing with complaints. The mandatory reporting requirements as stated in the Education (General Provisions) Act 2006 (section 366) and the Education (General Provisions) Regulation 2006 (section 68) can be viewed at: https://www.legislation.qld.gov.au/OQPChome.htm

Staffing
A school must have a sufficient number and appropriate types of staff necessary for the effective delivery of the school’s educational program. In determining staffing, a school must comply with relevant legislation about the employment of teachers, including the Education (Queensland College of Teachers) Act 2005.

Land and buildings
A school must comply with relevant land use, building, and workplace health and safety legislation in relation to the location of the school and its buildings.

Educational facilities and materials
Applicants need to indicate plans for providing the services, facilities and materials required for the effective delivery of the proposed educational program.

Improvement processes
A school must be able to describe a systematic approach to school improvement processes. This approach must deal with the following:

a) deciding strategies relevant to the processes and setting priorities for achieving the strategies

b) determining how the strategies are to be achieved

c) regular monitoring of the achievement of the strategies and

d) annual reporting about the achievement of the strategies to the school’s community, including the school’s staff, students and parents.

Financial viability
For this purpose the Board has defined a qualified person as one who is:

a) a qualified accountant within the meaning of the Corporations Act 2001 (C’th) or

b) a person registered (or taken to be registered) as a company auditor under the Corporations Act 2001 (C’th) or

c) a person approved by the Commonwealth Minister for Education, as a qualified accountant under section 23(3) of the Schools Assistance Act 2008 (C’th).

Applicants may wish to provide additional information about the business plan for the proposed change in attribute/s to assist the Board in its assessment of this criterion. The business plan is likely to take account of matters such as the relationship between projected enrolments; intended staffing levels; capital outlays for land, buildings and facilities; and income from student fees for the change of attribute.
15. Funding eligibility

Note that the sequencing of the eligibility for government funding criteria should not be taken to indicate or imply any particular weighting or priority of the criteria.

When considering an application for government funding, the Funding Committee must address the criteria contained in section 85 of the Accreditation Act. To assist the Funding Committee in doing this, applicants are required to respond to Items 14 to 21 below. Applicants may also wish to respond to Items 22 and 23. Items 14 to 21 must be completed for each site covered by this application.

Indicate whether the application is seeking to amend current funding eligibility status to incorporate the proposed changes.

16. Catchment area

Statistical Areas Level 2 (SA2s) are areas defined by the Australian Bureau of Statistics (ABS) for the purposes of collecting and disseminating data and have replaced the old Statistical Local Areas (SLAs) under the Australian Standard Geographical Classification (ASGC).

Applicants need to compare their catchment boundaries with the SA2 boundaries by contacting the Queensland Government Statistician’s Office, Queensland Treasury and Trade on telephone 3035 6421 or email govstat@treasury.qld.gov.au.

SA2 maps are available in pdf format and in both MapInfo Interchange and ESRI Shapefile digital formats from ABS Catalogue no. 1270.0.55.001.

The SA2s must be listed in two ways: firstly, ranked by the number of prospective students in the first and fifth year of operation of the school and, secondly, ranked by proximity to the site of the proposed school.

Note: The catchment area map should include the site of the proposed school and show the names and locations of all existing schools, both state and non-state.

17. Educational choice

When considering an application for government funding, the Funding Committee must have regard to the extent of choice in education the proposed change of attribute is likely to offer to prospective students living in the catchment area, including religious, philosophical and educational delivery aspects.

18. Anticipated enrolments

When considering an application for government funding, the Funding Committee must have regard to whether the anticipated enrolment of students, other than overseas students, is more than the minimum enrolment for a school offering the same type of education.

[Overseas students hold or are included in a visa that permits the visa holder to travel to Australia for the purpose of undertaking a course provided by a body. This means that someone is only an overseas student if they are on a visa that is specifically related to studying in Australia (or a bridging visa attached to a substantive visa with those provisions).]

The Accreditation Act requires the Funding Committee to have regard to projected enrolments for a period of five years after the anticipated date of change.

19. Minimum enrolments

The minimum enrolment is:

<table>
<thead>
<tr>
<th>Type of education</th>
<th>Full-time equivalent enrolment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary education</td>
<td></td>
</tr>
<tr>
<td>- Years Prep - 6</td>
<td>25 in total</td>
</tr>
<tr>
<td>Secondary education</td>
<td></td>
</tr>
<tr>
<td>- Years 7-10</td>
<td>20 in each year level</td>
</tr>
<tr>
<td>- Years 11-12</td>
<td>10 in each year level</td>
</tr>
<tr>
<td>Special assistance</td>
<td></td>
</tr>
<tr>
<td>- Years Prep - 6</td>
<td>10 per site</td>
</tr>
<tr>
<td>- Years 7 - 12</td>
<td>15 per site</td>
</tr>
</tbody>
</table>

20. Projected population of school-age students

School-age students refers to those in the compulsory and post-compulsory years of schooling (ages 5 to 18). Applicants must provide student population data that is relevant to their application.

Applicants may wish to contact the Queensland Government Statistician’s Office, Queensland Treasury and Trade as per item 15 above.

21. Anticipated share of cohort

The Funding Committee will also form a view on the reliability of the anticipated enrolments as effected by the change of attribute (where appropriate) in relation to the projected student population within the catchment area.

22. Public notification

Notification requirements

Within seven days of lodging an application for government funding with the Funding Committee, applicants must:

a) publish a Catchment Area Notice at least once in a public newspaper circulating throughout the catchment area and

b) give the Catchment Area Notice with the date of publication to:
PART 3 FUNDING APPLICATION DETAILS

i) the governing body of any other non-state school operating in the school’s catchment area

ii) the principal of any state school operating in the school’s catchment area

iii) the Director-General, Department of Education, Training and Employment

iv) the Executive Director, Queensland Catholic Education Commission and

v) the Executive Director, The Association of Independent Schools of Queensland Inc.

Applications relating to boarding schools

Applications for funding regarding boarding facilities in non-state schools must, in addition, give the Catchment Area Notice to all boarding schools in Queensland.

Applicants for funding for distance mode

Applicants for funding where distance education is the mode of delivery of education must give the notice to all state and non-state schools of distance education operating in Queensland and publish the notice in a state-wide newspaper.

Details of the Catchment Area Notice

The Catchment Area Notice must state:

a) the name and address of the applicant

b) a brief description of the application

c) the school’s location

d) a description of the school’s catchment area

e) where the application, and any accompanying documents, may be inspected

f) where copies of the application may be obtained

g) that anyone may make a submission, addressing only the eligibility criteria, to the Funding Committee about the application

h) how to make a properly made submission and

i) the period, known as the submission period, during which submissions may be lodged with the Funding Committee.

An example of a Catchment Area Notice can be found at the end of this section.

Notice of Compliance

Within 21 days of lodging the application, applicants must provide the Funding Committee with a written notice including:

a) whether or not they have complied with the public notification requirements set out above

b) the name and address of each person to whom the Catchment Area Notice was given and

c) a copy of the page of the newspaper showing the Catchment Area Notice.

The Funding Committee will consider funding applications when it is satisfied that an applicant has complied with the public notification requirements. If the Funding Committee is not satisfied that an applicant has complied with these requirements, it will notify the applicant of this situation and identify the requirements yet to be addressed, the action the applicant will need to take to comply and the period of time for complying with the outstanding requirements (section 84, Accreditation Act).

If the Funding Committee is not satisfied that there has been compliance with these outstanding requirements, an application for government funding will be considered as having been withdrawn. If this occurs, the Funding Committee will notify applicants with an explanation of the reasons why the application will not be considered.

Submissions to the Funding Committee

Anyone may make a submission. The following information concerns submissions from the public about an application to the Funding Committee. A properly made submission is one that:

a) is written

b) is signed by or for each person making the submission

c) states the name and address of each signatory

d) is made to the Funding Committee

e) is received by the Funding Committee on or before the last day of the submission period and

f) addresses only the eligibility for government funding criteria stated in sections 85 and 86 of the Accreditation Act.

Submission period

The period during which submissions may be lodged with the Funding Committee is 35 days after the notice is published in a newspaper.

Response to submissions

Copies of all submissions will be given to applicants within 10 business days of the end of the submission period. Applicants will then have 20 business days in which to provide a response to these submissions to the Funding Committee.

Inspection of applications

Anyone who wishes to inspect an application for government funding is entitled to do so without charge - at either the applicant's registered office or principal place of business, or at the Non-State Schools Accreditation Board Secretariat. Documents such as demographic studies and marketing plans that accompany your application may also be inspected by anyone without charge (section 82, Accreditation Act).
**Copies of applications**

If a person asks an applicant for a copy of the application or a part of it, the applicant must provide it without charge. Applicants do not, however, have to provide a copy of documents such as demographic studies that accompany the application (section 83, Accreditation Act).

**Impact on other schools** (Optional)

The Funding Committee must consider the likely impact on all other schools in the catchment area in the first five years of operation of the proposed accreditation attribute. The committee must consider:

a) the likely reduction in enrolment and curriculum offerings at these schools and

b) the likelihood of the closure of any of these schools.

Applicants may also wish to comment on potential positive effects of the proposed change of attribute on existing schools.

Applicants should verify claims about impact with independent data where possible.

**23. Unfilled enrolment capacity** (Optional)

The enrolment capacity of a school refers to the number of students who are able to be enrolled. Applicants may wish to provide data on the demand for places within schools in the catchment area.

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**Example of Catchment Area Notice**

The example below should be used to draft the public notification. The text in bold shows the specific details of an application. The text that is not in bold provides the standard format for public notification that conforms to section 77 of the Accreditation Act.

NOTICE is hereby given that New Century Schools Ltd of 21 Circular Street, Topville Qld 4444 has lodged an application with the Non-State Schools Accreditation Board for government funding of Years 8 to 12 of secondary education at the New Century Secondary College, 45 Best Street, Topville Qld 4444 and founded on the philosophy and traditions of the New Century Christian Church. The enrolment catchment area relevant to the application is a geographical area generally including the centres and suburbs of Topville, Hometown, Brighton and Seaplace. Anyone may inspect the application and accompanying documents at the registered office of the applicant New Century Schools Pty Ltd at 21 Circular Street, Topville Qld 4444 or at the Non-State Schools Accreditation Board Secretariat, Floor 8, Education House, 30 Mary Street, Brisbane. Copies of the application may be obtained from the applicant at the above location. Copies of any accompanying documents will not be provided. Anyone may make a submission about the application to the Non-State Schools Accreditation Board, PO Box 15347, City East Qld 4002. A properly made submission is one that is written, is signed by or for each person making the submission, states the name and address of each signatory, and is lodged within 35 days from the date of this notice. Submissions may address only the criteria for eligibility for government funding stated in sections 85 and 86 of the Education (Accreditation of Non-State Schools) Act 2001.