

QCAT Practice Direction No 7 of 2010

Directions relating to undertakings as to damages

- 1. Under s 59(6)(a) of the *Queensland Civil and Administrative Tribunal Act* 2009 QCAT may, in granting an injunction, require an undertaking as to damages.
- 2. When and if QCAT requires an undertaking of that kind it may, from time to time, do so in an order or direction requiring 'the usual undertaking as to damages'.
- 3. That term, when used by QCAT, means an undertaking of the kind presently defined in Rule 264(5) of the *Uniform Civil Procedure Rules* 1999 (Qld) (as may be amended, from time to time):

Usual undertaking as to damages means an undertaking to pay to a person (whether or not a party to the proceeding) who is affected by the order an amount the court decides should be paid for damages the person may sustain because of the order.

Justice Alan Wilson President

23 June 2010