Form 82 QUEENSLAND PENALTIES AND SENTENCES ACT 1992 (Section 161V or 161W or 161X or 161Y)

File No LFR:

CONTROL ORDER

Court:	<supreme district="" magistrates=""> Court</supreme>
Place:	<location></location>
Offender:	<offender's name=""></offender's>
Date of Birth:	<offender's birth="" date="" of=""></offender's>
Address:	<offender's address=""></offender's>
Date of the order:	<date of="" order=""></date>

On <date> the offender was convicted of offence(s):

File No.	Chg No.	Section	Act/Legislation	Offence	Date of Offence	Place of Offence

THE COURT ORDERED that the offender is:

- * Prohibited from associating with <insert name or names>.
- * Prohibited from associating with <insert description of class of person>.
- * Prohibited from entering or being in the vicinity of <insert name> situated at <address of place>
- Prohibited from entering or being in the vicinity of <insert description and/or address of class of place>.
- * Prohibited from acquiring or possessing <insert name of thing>.
- * Prohibited from acquiring or possessing <insert description of class of thing>.
- * Required to, within 24 hours after this Control Order takes effect, deliver *<insert name of thing> *<insert description of class of thing> to the police officer at <insert address of police station> unless the offender has lawfully disposed of the thing within 24 hours after this Control Order takes effect.
- * Prohibited from communicating by means of <insert description of communication means> with *<insert name/s> *<insert description of class of person>.
- * Required to give to *a police officer <insert any relevant details e.g. the officer in charge of X police station> *<insert name of person> the following information in writing by *<insert time> *<insert intervals>:

<insert description of information to be given>

- Required to attend before *a police officer (<insert any relevant details e.g. the officer in charge of X police station>) *<insert name of person> *<insert time> *<insert intervals>.
- * <Insert Other Conditions>

This Order takes effect from <insert date> and shall remain in force until <date>, unless amended or revoked or extended under section 161ZC (Effect if offender is detained on remand or imprisoned) of the Act.

Proper Officer of the Court

Place: Date:

Notes to offender:

Penalty: If you contravene a Control Order you commit an offence against this Act, and will be liable to a penalty of imprisonment for up to three years for the first offence in relation to the order, or imprisonment for up to five years for a later offence in relation to the order.

It does not matter whether the contravention of a Control Order happens in or outside of Queensland.

It is a defence for you to prove that you had a reasonable excuse for contravening a Control Order

Search and Seize particular things: If a police officer seizes a thing that you are prohibited from possessing under this Control Order, the seized thing must be kept in the custody of the Commissioner of Police while the order remains in force and returned to you when the Control Order stops having effect, if you are entitled to lawful possession of the prohibited thing but for the existence of a Control Order.

Within seven days of the making of a Control Order your premises may be entered and searched by police and any things prohibited under the Control Order seized.

Duration of the order: If you are detained in custody on remand or serve a term of imprisonment while a Control Order is in force, the Control Order is suspended for the period you are detained or imprisoned.

Application to amend or revoke the order: You may make an application to amend or revoke the Control Order, only on the ground that you can no longer reasonably comply with the order, and your inability to comply with the order is because of a material change in your circumstances since the order was made.

TO:

[] Offender

- [] Chief Executive (Corrective Services)
- [] Prosecutor, Director of Public Prosecutions
- [] Commissioner of the Police Service

*delete if not relevant