1. The *Industrial Relations (Fair Work Harmonisation No. 2) and Other Acts Amendment Bill 2013* amends the *Industrial Relations Act 1999* to create a new industrial relations framework for the Queensland jurisdiction which will provide a simplified and flexible industrial relations system that is adaptable for local service delivery, innovation and productivity improvements.
2. The Bill also includes amendments:
   * for changes to the Industrial Court of Queensland to transfer the administrative responsibility for the Court from the Vice President to the President; and for the original jurisdiction of the Court, with the exception of stays, injunctive orders and referrals of questions of law by the Queensland Industrial Relations Commission (QIRC), to be transferred to the Industrial Magistrates’ Court and the QIRC.
   * to allow the Governor in Council to appoint a QIRC deputy president or a commissioner on a fixed term appointment of not less than one year;
   * to allow for applications for trading hours orders to be determined by a single member, except when the Vice President of the Commission considerers a Full Bench to be appropriate;
   * to prohibit the deduction of industrial organisation subscription fees from an employee’s wages; and
   * to extinguish obsolete certified agreements.
3. Cabinet approved that the Industrial Relations (Fair Work Harmonisation No. 2) and Other Acts Amendment Bill 2013 be introduced into the Legislative Assembly.
4. *Attachments*

* [Industrial Relations (Fair Work Harmonisation No. 2) and Other Acts Amendment Bill 2013](Attachments/Bill.pdf)
* [Explanatory Notes](Attachments/ExNotes.pdf)