nternal review of decision

f a decision to issue an improvement notice was made by an inspector, an eligible person may apply for an internal review of that decision.

An eligible person is:

- The person to whom the notice was issued.
- 2. A person conducting a business or undertaking whose interests are affected by the decision.
- A worker whose interests are affected by the decision.
- A health and safety representative who represents a worker whose interests are affected by the decision.

How does a person apply for a review of a decision?

The person must complete and lodge the Internal Review Application form before the date specified on the notice has expired or 14 days, whichever is the lesser. There is no application fee.

The operation of the improvement notice is stayed (that is suspended) once the application for review of decision is lodged with the regulator. The stay remains in effect until a decision is made by the regulator and whichever of the following is earlier — an external review is applied for or 28 days have elapsed since the person became aware of the regulator's decision

Information about how to apply for a review of decision, including application forms is available online at www.worksafe.gld.gov.au, or by phoning Advisory Services on 1300 369 915.

What happens next?

Applications are reviewed as soon as reasonably practicable and within 14 days unless additional information is required. The applicant will receive written confirmation of the result of the internal review including the reasons for the decision.

External review

If a decision to issue an improvement notice was made by the regulator or the regulator has made a decision through internal review, an eligible person may apply to the Queensland Civil and Administrative Tribunal for an external review. An external review application must be made within 28 days of the person becoming aware of the regulator's decision.

Please refer to www.worksafe.qld.gov.au or phone Advisory Services on 1300 369 915 for more information on how to apply for an external review.

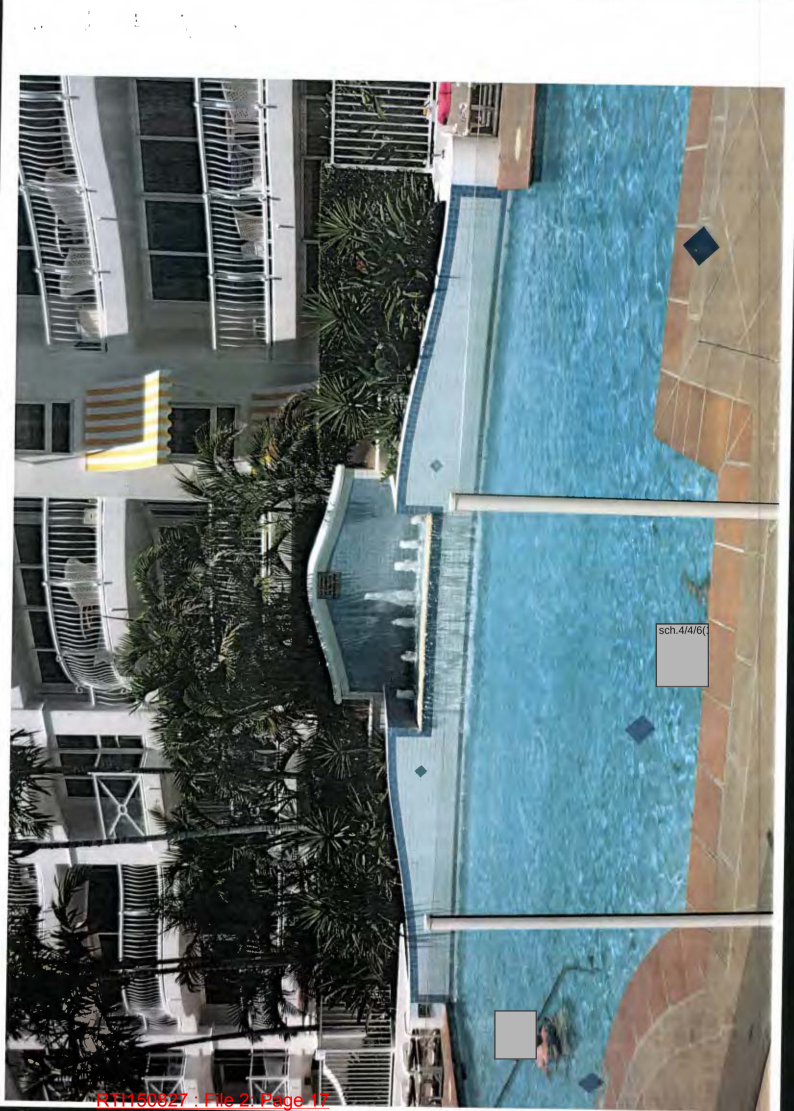
Privacy collection statement

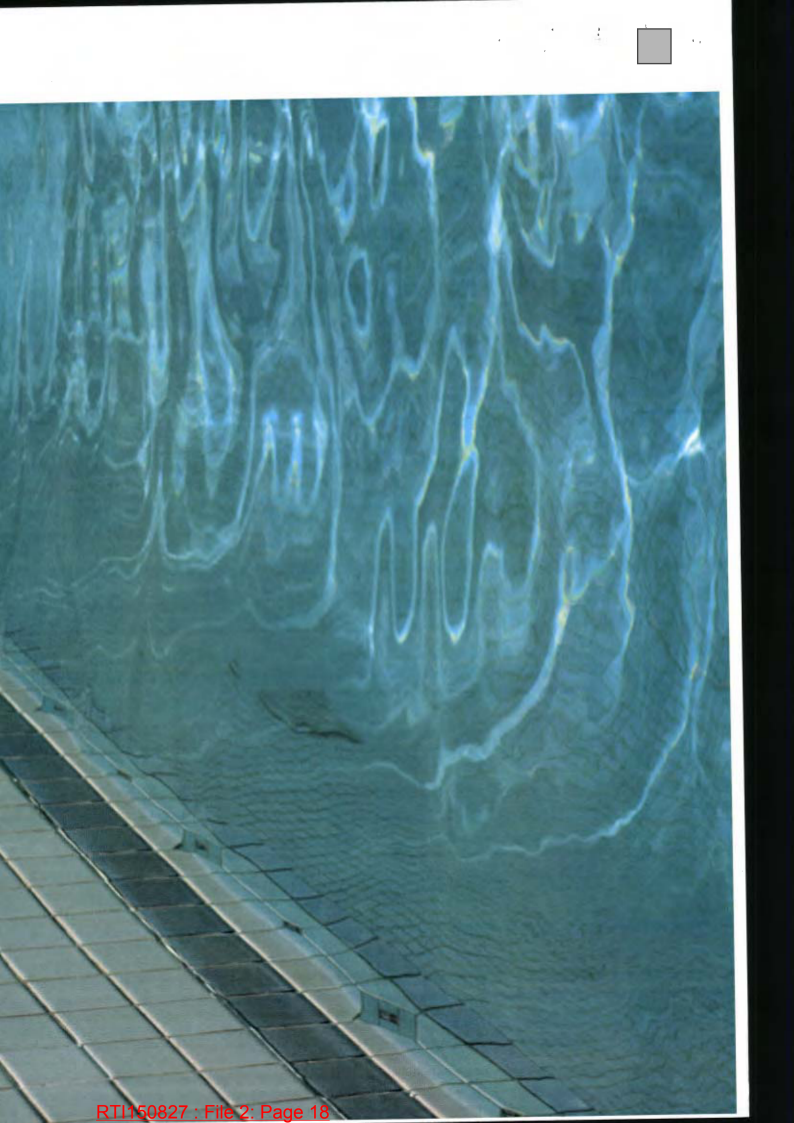
The Department of Justice and Attorney-General collects, uses, discloses and stores information in accordance with legislation it administers and all applicable privacy laws. This includes information collected by inspectors of the Department. Note that privacy laws do not apply if other laws conflict or allow or require the collection of information, and do not apply to the collection of information by the Department of Justice and Attorney-General to the extent that it is exercising its law enforcement functions and non-compliance with privacy legislation is deemed necessary to fulfil those functions.

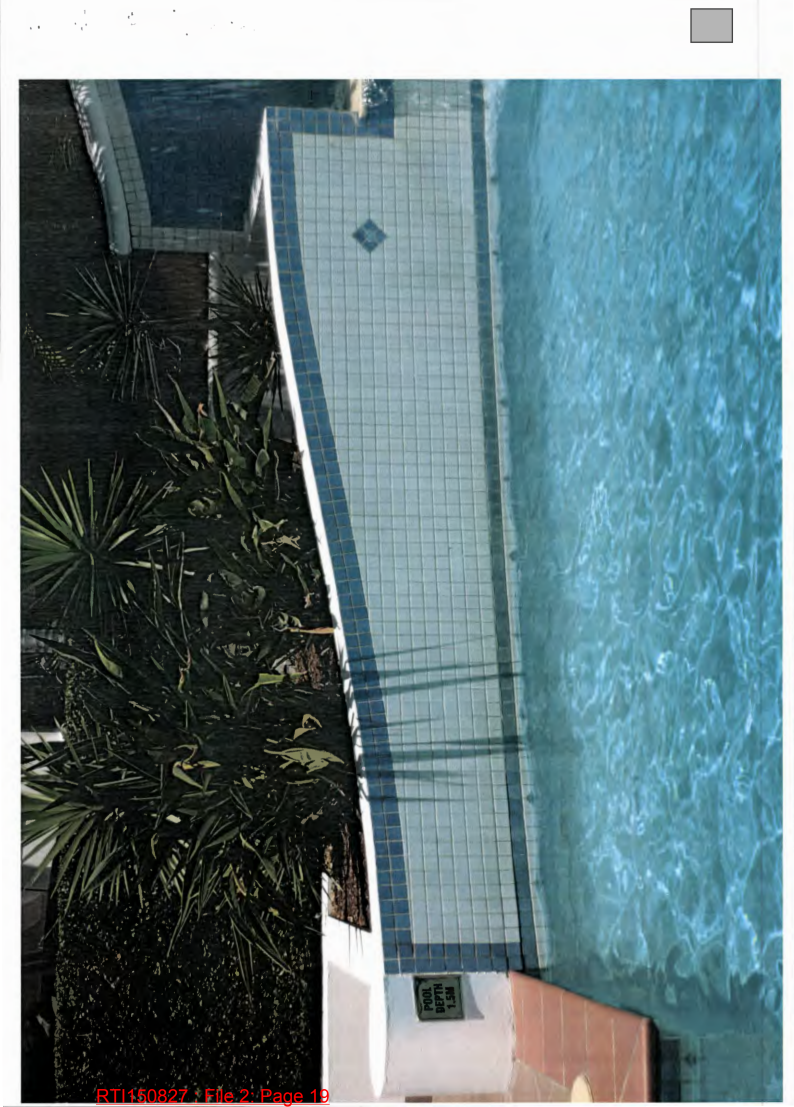
The Department of Justice and Attorney-General's privacy information is on our website at www.justice.qld.gov.au.

An inspector may make minor technical changes to this notice in certain circumstances. This does not change the validity of the notice.

You must comply with this notice within the period stated. Failure to comply with this notice may incur a maximum penalty of \$50 000 for an individual and \$250 000 for a body corporate, government department or public authority.









DATE 29 OS /14

BY "My No. 108 ISSUED TO A. Board No. ハヤヘ BOOK No 545 SIGNATURE OF RECIPIENT Resort 1 provided copy of AS1926.3 pool water recirculation systems. to Laganin for his information

s.73(2) not relevant