



#FREE2HOMESCHOOL

for an education that goes beyond

To the Principal,

Please note, this is a reminder of the processes of home education registration under the *Education (General Provisions) Act 2006* (Qld) and the transition process from a mainstream school enrolment.

It is important to understand that a **child's enrolment is considered to have ended** once a parent notifies the school of their intention to home educate and withdraws the student.

If you require further clarification about the transition process from school enrolment to home education registration, or need to verify this information, we ask that you approach the matter ethically and respectfully—acknowledging the parent's legal responsibilities—while referring to the following:

- Department of Education Policy: [Circumstances where a student's enrolment can be treated as having ended](#) (please refer to bullet point #8)
- Queensland Government – Education: [Home Education Unit](#)
- Home Education Unit – contact email: homeeducation@qed.qld.gov.au

I refer to the relevant sections of the *Education Act 2006*, Particularly Chapter 9 - Compulsory Schooling:

- Section 7 states that it is the right and responsibility of the parent to choose an education environment for their child, as defined in Section 7(a), of which Section 10 defines a **parent** accordingly.
- Home education includes the provisional registration or registration under Part 5, as per section 199.
- Upon requirements under Section 207 or 208 being fulfilled for compulsory school age as stated in the Act, we can acknowledge that Section 212 shows that provisional registration is therefore granted immediately as of such date.
- Section 229 states that a child may not be enrolled in a state/non-state school in conjunction with home education, which again is the right and responsibility of the parent to choose for their child, as defined in Section 7(a-d).

Kind Regards,

Patricia Fitzgerald

advocacy@free2homeschool.org

Independent Homeschool Advocate