

New regulations for cable cars, gondola rides and amusement device logbooks



Amusement device logbooks

Changes to the Work Health and Safety Regulation 2011 will require owners of amusement devices to make logbooks available to the new owner when selling a device.

This ensures new owners are properly informed about the history of the device and inspection, maintenance, testing and repairs are carried out as required.

To protect privacy, all reasonable steps must be taken to remove any identifying information about the people who previously operated the device (e.g. a worker's photograph or record of training or qualification). However, the logbook must still record names or signatures where this confirms safety checks have been carried out.

This regulation amendment aligns with the national model Work Health and Safety Regulation.

For more information, scan the QR code or visit worksafe.qld.gov.au/adr.



Passenger ropeways

Passenger ropeways, also known as cable cars or gondola rides, are generally used for transport over difficult terrain including mountains.

Amendments to the Work Health and Safety Regulation 2011 require owners ensure the safe operation, maintenance, inspection and testing of their ropeways.

Design registration, issued by Workplace Health and Safety Queensland, will be required for any passenger ropeway builds or modifications in the future.

The new regulation aligns with national model Work Health and Safety Regulation

also adopted in other states and territories.

For more information, scan the QR code or visit worksafe.qld.gov.au/pdr.

