

The GasFields Commission Queensland's (GFCQ) purpose is to manage and improve the sustainable coexistence of landholders, regional communities and Queensland's onshore gas industry. The GFCQ:

- ✓ FACILITATES effective stakeholder relationships to support education and information sharing
- ✓ REVIEWS the effectiveness of implementation of regulatory frameworks related to the onshore gas industry
- ✓ ADVISES peak bodies, government regulators, landholders and community groups on matters relating to sustainable coexistence.

The GFCQ **DOES NOT**:

- ✗ ENGAGE in individual negotiations between landholders and gas companies
- ✗ INVESTIGATE complaints made against individual gas companies.



LAO refers any enquiries onto GFCQ that relate to landholders looking to prepare for gas activity in their region, landholders who are concerned about how gas activity on neighbours' property might impact them, or those seeking general information about Queensland's onshore petroleum or gas industry.

The Land Access Ombudsman (LAO) provides free, independent dispute resolution services for landholders and resource companies. The LAO:

- ✓ IDENTIFIES and reports on systemic land access issues
- ✓ INVESTIGATES and works with parties to resolve Conduct and Compensation Agreement (CCA) and Make Good Agreement (MGA) disputes. Recommendations made in the resolution process can be considered by the Land Court of Queensland, if the matter proceeds there.

The LAO **DOES NOT**:

- ✗ MEDIATE or assist in CCA or MGA negotiations
- ✗ RESOLVE disputes where there is no CCA or MGA in place
- ✗ INVESTIGATE disputes which have previously been investigated by government or through a court.

GFCQ will refer any disputes onto the LAO when they are raised by landholders who hold an existing or executed Conduct & Compensation Agreement or Make Good Agreement (outside the cooling off period).