1. In 2003, the Government introduced the *Dangerous Prisoners (Sexual offenders) Act 2003* (the DPSOA). The DPSOA provides for the continued detention or supervised release of particular prisoners to ensure adequate protection of the community and to provide continuing control, care or treatment of those prisoners to facilitate their rehabilitation.
2. In 2007, the Government amended the legislation so that where an offender was released on continuing supervision, the courts had to impose a standard condition, under section 16 (1), that the offender is subject to electronic monitoring conditions and curfew requirements, where corrective services deems it necessary.
3. In April 2011, the Government released the evaluation report *Outcomes of Queensland Corrective Services Sexual Offender Treatment Programs* and its response to the report.
4. In June 2011, the Government announced the GPS devices to monitor the movement of offenders on continuing supervision orders and would be introduced during 2011-12.
5. Cabinet noted that Queensland Corrective Services had completed a trial of GPS monitoring technology, with the goal of the first offenders being subject to GPS monitoring by the end of 2011.
6. *Attachments*

Nil.