1. The Scrutiny of Legislation Committee (SLC) conducted a review of part 8 of the *Statutory Instruments Act 1992* (SI Act).
2. The SLC examined the practical operation and continuing effectiveness of part 8 of the SI Act which contains requirements regarding the content, notification and availability of forms made under authority conferred by legislation.
3. The SLC’s report, *Review of part 8 of the Statutory Instruments Act: Forms authorised by legislation, Report No.46, June 2011* (Report No.46), made six recommendations directed towards ensuring greater parliamentary scrutiny and public accessibility of forms made under legislation.
4. The Government response supports Recommendations 1, 4 and 5 in full and Recommendations 2 and 3 in principle, and does not support Recommendation 6.
5. Recommendation 6 is that the *Financial Accountability Act 2009* should require government entities producing annual reports to include in each report lists of forms for public use issued during the reporting period and all current forms for public use.
6. Recommendation 6 is not supported as it would not significantly improve the information available to the parliamentary portfolio committees or the general public about forms made under legislation.
7. Cabinet endorsed the Government response to Scrutiny of Legislation Committee Report No.46.
8. *Attachments*

* [Scrutiny of Legislation Committee Report No. 46](Attachments/Att%201%20-%20Govt%20response%20to%20Scrutiny%20of%20Legislation%20Committee%20Report%20No%2046%20-%20report.PDF)
* [Government response to Scrutiny of Legislation Committee Report No. 46](Attachments/Att%202%20-%20Govt%20response%20to%20Scrutiny%20of%20Legislation%20Committee%20Report%20No%2046%20-%20Government%20Response.PDF)