1. Section 183 of the *Right to Information Act 2009* (the RTI Act) and section 192 of the *Information Privacy Act 2009* (the IP Act) require the Minister to commence a review of the Acts by 1 July 2011. The review must consider whether the primary objects of the Acts remain valid, whether the Acts are meeting their primary objects and whether the provisions of the Acts are appropriate for meeting their primary objects. The Acts do not mandate a completion date for the review, although a report on the review must be tabled in the Legislative Assembly as soon as possible after the review is completed.
2. Terms of reference for the review were approved in 2011 and consultation was conducted within government in 2011. Public consultation was conducted in 2013 with the release of two discussion papers which resulted in sixty-seven submissions being received.
3. In December 2016, a consultation paper was publicly released to seek further feedback on key issues raised by the Acts. Over 70 submissions were received in response from agencies, community organisations, individuals, corporations and media representatives.
4. The Report of the Review contains recommendations for reform of the RTI Act and IP Act.
5. Cabinet approved that the Report of the Review of the RTI Act and the IP Act be tabled in the Legislative Assembly.
6. *Attachments*
* [Report of the Review of the *Right to Information* *Act 2009* and *Information Privacy Act* *2009*](Attachments/Report.PDF).