1. A review of the *Electricity Act 1994*, the *Gas Supply Act 2003*, the *Energy and Water Ombudsman Act 2006* and subordinate legislation, and the *Liquid Fuel Supply Act 1984* (apart from biofuel mandate provisions) was initiated to assess whether state energy legislation is fit for purpose, given the energy transition and ongoing changes to Queensland’s applied national laws.
2. This review confirmed state energy laws, particularly the *Electricity Act 1994*, should be modernised and streamlined to provide a future-focused framework which is flexible to support a diverse and evolving industry, has clearer rules for operators and regulators, and better aligns with applied national laws.
3. An options paper seeks feedback from stakeholders and interested parties about possible changes to state energy laws.
4. Cabinet approved the public release of the Review of Queensland Energy Legislation options paper.
5. *Attachments*
   * [Review of Queensland Energy Legislation Part 1: Options paper *A consultation paper containing summarised regulatory impact statements*](Attachments/Paper1.PDF)
   * [Review of Queensland Energy Legislation Part 2: Options paper *A consultation paper containing detailed regulatory impact statements*](Attachments/Paper2.PDF)