1. In September 2019, the Crime and Corruption Commission (the CCC) made five recommendations involving areas for improvement to ensure conflicts of interest are declared and to reduce risks of corruption. The Queensland Government accepted all the recommendations put forward by the CCC.
2. Recommendations three and four sought the creation of new criminal offences relating to conflicts of interest, while the remaining three recommendations involved strengthening Cabinet processes to ensure conflicts of interest are managed more effectively and will be dealt with separately.
3. The creation of new offences in the *Integrity Act 2009* and the *Parliament of Queensland Act 2001* provides an opportunity to ensure consistency between the obligations on, and offences that apply to, elected officials in state and local governments.
4. Cabinet approved the creation of new offences in the *Integrity Act 2009* and the *Parliament of Queensland Act 2001* to capture deliberate and intentional dishonesty by Ministers in failing to:
	* disclose a conflict to the appropriate body (Cabinet, a Cabinet sub-committee or the Premier) where they intend to gain a benefit or cause a detriment to another; or
	* register an interest on the Register of Interests where they intend to gain a benefit or cause a detriment to another.
5. Cabinet approved the inclusion of the offences in a suitable legislative vehicle for introduction in Parliament.
6. *Attachments*
	* Nil.