1. The Crime and Corruption Commission (the Commission) is established under section 220 of the *Crime and Corruption Act 2001*. The Commission is tasked with combating and reducing the incidence of major crime and corruption in the Queensland public sector. The Commission has investigative powers, not ordinarily available to the police service, which enables the Commission to effectively investigate major crime, criminal organisations and their participants. The Commission investigates cases of corrupt conduct, particularly more serious cases of corrupt conduct.
2. Section 223 of the *Crime and Corruption Act 2001* provides for the membership of the Commission comprising of five commissioners as follows:
3. a full-time commissioner who is the Chairperson;
4. a part-time commissioner who is the Deputy Chairperson; and
5. three part-time commissioners who are Ordinary Commissioners.
6. Following an open recruitment and consultation process, Ms Deborah Holliday and Professor Anne-Maree Tiernan have been identified as the most suitable candidates for appointment as Ordinary Commissioners of the Commission.
7. Cabinet endorsed that Ms Deborah Holliday and Professor Anne-Maree Tiernan be recommended to the Governor in Council for appointment as Ordinary Commissioners of the Crime and Corruption Commission for a term of five years commencing from the day following Governor in Council approval.
8. Cabinet noted that consultation would be conducted with the Parliamentary Crime and Corruption Committee in accordance with section 228 of the *Crime and Corruption Act 2001*.
9. *Attachments*
* Nil.