1. Section 584A of the *Workers’ Compensation and Rehabilitation Act 2003* (the Act) requires the Minister with responsibility for workers’ compensation to ensure a review of the operation of the scheme is completed at least once every five years. An independent reviewer, Professor David Peetz, was appointed to conduct the second review of the scheme by 30 June 2018.
2. Professor Peetz conducted targeted consultation and took written submissions from key stakeholders, including unions, employer and legal representatives, medical and allied health associations, and insurers. The Review was tabled in Parliament on 29 June 2018.
3. The review made recommendations to extend workers’ compensation entitlement to gig workers.
4. The Queensland Government is examining changes to extend workers’ compensation entitlement to gig workers and to taxi and limousine drivers.
5. To assist industry consultation on proposed the proposed changes, a Consultation Regulatory Impact Statement (RIS) was prepared to seek comments from interested stakeholders.
6. Cabinet approved the public release of the Consultation RIS, *Investigation of the extension of workers’ compensation entitlement to gig workers and taxi and limousine drivers in Queensland*.
7. *Attachments*
   * [Consultation RIS – *Investigation of the extension of workers’ compensation entitlement to gig workers and taxi and limousine drivers in Queensland*](Attachments/RIS.PDF)