1. In May 2011 the Premier lodged the Candidature File (or Bid Book) for the Gold Coast’s bid for the 2018 Commonwealth Games (the Games).
2. The announcement of the successful host city was made in November 2011 at the Commonwealth Games Federation General Assembly at St Kitts and Nevis in the Caribbean.
3. The Commonwealth Games Arrangements Bill 2011 (Bill) establishes the Gold Coast 2018 Commonwealth Games Corporation (the corporation) as the organising committee for the Games and its functions and powers.
4. The Bill covers the constitution of the Board of members, their duties, the conduct of proceedings, and the management of conflicts of interests; the appointment of committees; financial arrangements; and winding up of the corporation once the Games are concluded.
5. The Bill balances an accountable and transparent framework while also providing sufficient autonomy for the corporation to deliver the Games as a commercial venture.
6. The Bill ensures that the corporation achieves a measure of independence from the State to carry out the day-to-day requirements of delivering the Games. This is balanced against the State needs of accountability and transparency stemming from its financial commitment to hosting the Games.
7. Cabinet approved the introduction of the Commonwealth Games Arrangements Bill 2011 into the Legislative Assembly.
8. *Attachments*

* [Commonwealth Games Arrangements Bill 2011](Attachments/Att%201%20-%20Commonwealth%20Games%20Arrangements%20Bill%202011.PDF)
* [Explanatory Notes](Attachments/Att%202%20-%20Commonwealth%20Games%20Arrangements%20Bill%202011%20explanatory%20note.PDF)