1. The *Integrity Act 2009* commenced on 1 January 2010. As the Act has now been in operation for over 18 months, a review is being undertaken to assess the effectiveness of the operation of the Integrity Act, taking into account the practical experience of key stakeholders.
2. In early 2011, the Queensland Integrity Commissioner wrote to a range of key stakeholders, including registered lobbyists, government departments and local governments, inviting them to make submissions regarding the operation of the lobbying scheme and the lobbying provisions in the Integrity Act.
3. An issues paper for public consultation has been prepared, noting the recommendations made by the Integrity Commissioner, such as expanding the lobbying regulations to in-house lobbyists and the introduction of a sanctions regime regarding the conduct of lobbyists.
4. The issues paper poses a series of key questions for comment. Feedback received on the issues paper will help inform development of any legislative or policy measures.
5. Cabinet approved release of the Issues Paper on the Review of the *Integrity Act 2009* for public consultation.
6. *Attachments*
* [Issues Paper - Review of the *Integrity Act 2009*](Attachments/Att%201%20-%20Review%20of%20the%20Integrity%20Act%202009.PDF)