1. Following the passage of the *Fair Work (Commonwealth Powers) and Other Provisions Act 2009* (the Referral Act), regulatory power over Queensland’s unincorporated private sector employers was referred to the Commonwealth Government. The referral of powers transferred approximately 14% of Queensland employees to the Federal industrial relations system.
2. Under the terms of the Referral Act, the referral of powers may be completely or partially terminated by proclamation published in the Gazette. The date for withdrawal must, in most circumstances, be at least six months from the date of the proclamation.
3. Cabinet approved that consultation be undertaken with employer groups and the business community to determine the most appropriate industrial relations arrangements for the unincorporated private sector in Queensland.
4. *Attachments*

* Nil.