1. The Crime and Corruption and Other Legislation Amendment Bill 2017 (the Bill) will give effect to the Queensland Government’s commitment to widen the definition of 'corrupt conduct' in the *Crime and Corruption Act 2001* by including conduct, such as collusive tendering or fraud in applications for licences or permits issued by government, by people outside the public sector that impairs or could impair public confidence in public administration, even where the actions of a public official have not lacked, or could lack, probity.
2. The Bill will also provide the Crime and Corruption Commission (Commission) with a broader investigative jurisdiction, by expanding its corruption functions under section 33 of the *Crime and Corruption Act 2001* to enable the Commission to investigate or otherwise deal with corrupt conduct; conduct liable to allow, encourage or cause the occurrence of corrupt conduct; or conduct connected with corrupt conduct that may have occurred, may be occurring or may be about to occur.
3. The Bill also contains amendments to the *Crime and Corruption Act 2001* and other Queensland legislation which will implement certain recommendations of the Parliamentary Crime and Corruption Committee contained in the following two reports:
   * Report No. 97, titled “*Review of the Crime and Corruption Commission*”; and
   * Report No. 99, titled “*Report on a complaint by Mr Darren Hall*”
4. Cabinet approved the introduction of the Crime and Corruption and Other Legislation Amendment Bill 2017 into the Legislative Assembly.
5. *Attachments*
   * [Crime and Corruption and Other Legislation Amendment Bill 2017](Attachments/Bill.PDF)
   * [Explanatory Notes](Attachments/ExNotes.PDF)