1. The Parole Board Queensland (PBQ) is established under section 216 of the *Corrective Services Act 2006*.
2. PBQ is a vital part of the criminal justice system with the highest priority being the safety of the community. It is responsible for making independent, evidence-based parole decisions in accordance with statutory timeframes and with consideration of the human rights of prisoners and offenders.
3. In March 2021, Queensland Corrective Services (QCS) engaged KPMG International Limited (KPMG) to undertake an independent review of the Board to identify efficiencies and ensure PBQ is equipped to deliver its legislative functions.
4. In August 2021, KPMG delivered the Independent Review Parole Board Queensland Final Report (the Report). The Report makes 36 recommendations across the areas of Strategic Ambition, Function, Funding, Service Delivery Model, People, Processes, Technology, Performance Insights and Data, Governance, and Addressing the Backlog.
5. Cabinet approved the Queensland Government support or support in principle all   
   36 recommendations of the review.
6. Cabinet approved the release of the Statement of Government’s reforms to design a sustainable Parole Board Queensland operating model in response to the review.
7. *Attachments*:

* [Statement of Government’s reforms to design a sustainable Parole Board Queensland operating model](C:/Users/holleyr/DPC/DPC%20-%20CabSec%20-%20General/ProactiveRelease/ToBeProcessed/2022/Jul/PBQReview/Attachments/Statement.pdf)