1. Queensland's *Information Privacy Act 2009* (IP Act) regulates the collection, use, storage and disclosure of personal information. It also provides a right for a person to access or amend their own personal information.
2. The *Right to Information Act 2009* (RTI Act) plays an important role in our modern democratic society. It provides a right of access to government information unless, on balance, it is contrary to the public interest to release the information.
3. A Consultation Paper seeks feedback on a range of proposed reforms to the IP Act and RTI Act, including reforms addressing recommendations of a number of reports.
4. A separate Consultation Paper seeks feedback from agencies about the costs and benefits of adopting a single set of privacy principles and a Mandatory Data Breach Notification scheme.
5. Cabinet approved the release of a Consultation Paper - *Proposed changes to Queensland's Information Privacy and Right to Information Framework* for broad public consultation, that will address relevant recommendations for legislative change in a number of reports including:
   1. the *Report on the Review of the Right to Information Act 2009 and the Information Privacy Act 2009;*
   2. two reports by the Crime and Corruption Commission: i) *Operation Impala* - *Report on misuse of confidential information in the Queensland Public Sector* (Impala Report) and ii) *Operation Windage* - *Culture and Corruption Risks in Local Government: Lessons from an investigation into Ipswich City Council;* and
   3. the *Strategic Review of the Office of the Information Commissioner.*
6. *Attachments*:

* [Consultation Paper - *Proposed changes to Queensland's Information Privacy and Right to Information Framework*](https://dpcqld.sharepoint.com/sites/DPC-CABINETSERVICES/Shared%20Documents/General/Proactive%20Release/ToBeProcessed/2022/May/IPandRTIReforms/Attachments/Paper.PDF)