1. The *Associations Incorporation Act 1981* (the Act) provides a framework for the incorporation and governance of not-for-profit associations which make an important contribution to the community and to Queensland’s economy.
2. The *Associations Incorporation Regulation 1999* (the Regulation) prescribes matters in relation to record-keeping and accounting requirements, and contains a set of model rules which associations may adopt as their own on becoming incorporated.
3. Section 54 of the *Statutory Instruments Act 1992* requires all regulations be reviewed after ten years.
4. The review of the Regulation to date has identified issues including dispute resolution, that secretaries of an association are at least 18 years, fund management requirements, banking arrangements, eligibility for election to the management committee, and the appointment of voluntary administrators. Addressing concerns about dispute resolution and the minimum age for a secretary of an association would necessitate complementary amendments to the Act.
5. Community feedback will be obtained through release of a public Consultation Paper which discusses the issues and options to address those issues, and then suggests preferred options and the impacts of those preferred options.
6. Cabinet endorsed the release of a Consultation Paper about options for addressing a range of issues in relation to the *Associations Incorporation Regulation 1999* and the *Associations Incorporation Act 1981* for public consultation.
7. *Attachments*

* [Review of the *Associations Incorporation Act 1981* and the *Associations Incorporation Regulation 1999* – Public Consultation Paper](Attachments/Incorporated_Associations_Discussion_Paper.pdf)