

## **Impact Analysis Statement**

## **Summary IAS**

## **Details**

Lead department	Queensland Police Service
Name of the proposal	Police Service Administration (Information Sharing) Amendment Regulation 2025
Submission type	Summary IAS
Title of related legislative or regulatory instrument	Police Service Administration Act 1990
Date of issue	23 October 2025

## For proposals noted in table below

Proposal type	Details
Regulatory proposals where no RIA is required	The Commissions of Inquiry Act 1950 authorises the Governor in Council to issue a commission of inquiry. Under this Act, a chairperson of a Commission of Inquiry is authorised to require a person to produce information, such as documents, to the commission. It is not uncommon for Commissions of Inquiry to seek information from the Queensland Police Service (QPS).
	The <i>Police Service Administration Act 1990</i> (PSAA) provides the legislative framework for the maintenance, membership, development and administration of the QPS. This legislative framework outlines how information held by the QPS may be shared with other entities.
	Section 10.2L 'Giving information to approved agencies to enable use of information for particular purposes' of the PSAA authorises the Commissioner to give information in a QPS database to a head of an approved agency to allow that agency to use that information for a purpose for which the agency is authorised to use the information under a law of the State. Section 10.2G (Definitions for division) of the PSAA provides that an approved agency means an entity established under the law of the Commonwealth or a State prescribed under a regulation as an approved agency. Section 67 'Approved agencies-Act, s 10.2G' of the <i>Police Service Administration Regulation 2016</i> (PSAR) lists the entities that are prescribed as approved agencies.
	The Police Service Administration (Information Sharing) Amendment Regulation 2025 will expand the list of approved agencies under section 67 of the PSAR to include the Commission of Inquiry into the CFMEU and Misconduct in the Construction Industry, established under the Commissions of Inquiry Act 1950. This amendment will allow the QPS to more efficiently share information with the Commission of Inquiry as compared to a compulsive notice.





The QPS has identified that no further regulatory impact analysis is required under the Queensland Government Better Regulation Policy because the Amendment Regulation is a regulatory proposal that relates to:

- the internal management of the public sector; and
- to police powers and administration.

Signed

\$teve Gollschewski APM

Commissioner

Queensland Police Service

Date:

Daniel Purdie MP Minister for Police and Emergency Services

Date: 16/10/25