A REVIEW OF THE TRUSTS ACT 1973

1. I, PAUL THOMAS LUCAS, Attorney-General, refer the Trusts Act 1973 (the Act) to the Queensland Law Reform Commission (the Commission) for review pursuant to section 10 of the Law Reform Commission Act 1968, including, but not limited to:

- whether the Act provides an adequate, effective and comprehensive framework for the regulation of trusts (including charitable trusts) in Queensland;
- opportunities for the Act to be modernised, simplified, clarified or updated, including in light of developments in case law and current trust practices and usage;
- whether any other relevant State legislation pertaining to the law of trusts should be amended for consistency with, or as a consequence of, any recommended amendments to the Act; and
- streamlining the law with respect to deciding disputes in relation to the terms of the administration of trusts; including the appropriate court or tribunal which is to have jurisdiction over less complex matters and disputes involving lower monetary values.

2. In undertaking this reference, I ask the Commission to have regard to:

- the increased use of private trusts, including family discretionary trusts and testamentary discretionary trusts;
- the use of trusts in commercial business arrangements, public investments and superannuation; and
- other relevant State and Commonwealth legislation that provides for matters pertaining to the law of trusts.

3. In performing its functions under this reference, the Commission is asked to prepare, if relevant, draft legislation based on the Commission’s recommendations.

4. The Commission is to provide an interim report to the Attorney-General advising its recommendations by 30 June 2013. The date for a final report including draft legislation is 31 December 2013.

Dated the 25th day of January 2012.

PAUL LUCAS MP
Attorney-General,
Minister for Local Government and Special Minister of State