

Impact Analysis Statement template

Details

Lead department	Queensland Corrective Services (QCS)
Name of the proposal	Proclamation – Corrective Services (Emerging Technologies and Security) and Other Legislation Amendment Act 2023 (the Proclamation), which commences the uncommenced provisions of that Act.
Submission type	Summary IAS
Title of related legislative or regulatory instrument	Corrective Services (Emerging Technologies and Security) and Other Legislation Amendment Act 2023 (Emerging Technologies and Security Act)
Date of issue	May 2025

For proposals noted in table below

Proposal type	Details
	The objective of the Proclamation is to fix 2 June 2025 as the commencement date for section 19 and section 35 of the Emerging Technologies and Security Act.
	Section 19 provides the QCS chief executive with the power to authorise the use of a prescribed surveillance device at a corrective services facility to monitor and record activity in and around the facility.
Regulatory proposals where no RIA is required	Section 35 is a transitional provision for section 19 and provides that from commencement, use of a prescribed surveillance device at a corrective services facility is taken to be authorised.
	The proposal relates to police powers and administration, general criminal laws, the administration of courts and tribunals and corrective services. No regulatory impact analysis is required under the <i>Queensland Government Better Regulation Policy</i> .

Mr Paul Stewart APM Commissioner

Queensland Corrective Services

Date: 14/05/2025 Date: 16/05/2025

The Honourable Laura Gerber MP Minister for Youth Justice and Victim Support and Minister for Corrective Services

