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The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Cybercrime Legislation Amendment Bill 2011

No. , 2011

(Attorney-General)

A Bill for an Act to implement the Council of Europe Convention on Cybercrime, and for other purposes

Contents		
1	Short title	1
2	Commencement	
3	Schedule(s)	2
Schedule 1—Prese	ervation regime for stored communications	۷
Telecommun	ications Act 1997	۷
Telecommun	ications (Interception and Access) Act 1979	۷
Schedule 2—Amer	ndments relating to Mutual Assistance	22
Part 1—Stored	communications	22
Mutual Assis	stance in Criminal Matters Act 1987	22
Telecommun	ications (Interception and Access) Act 1979	23
Part 2—Teleco	emmunications data	28
Mutual Assis	stance in Criminal Matters Act 1987	28
Telecommun	ications Act 1997	29
Telecommun	ications (Interception and Access) Act 1979	29
	ery of costs by carriage service providers etc. oviding assistance to Australian law enforcemen	ıt
author	ities	39
Telecommun	ications Act 1997	39
Schedule 3—Com	puter offences amendments	40
Criminal Co	de Act 1995	40
Schedule 4—Telec	communications data confidentiality	42
Telecommun	ications (Interception and Access) Act 1979	42
Schedule 5—Misco	ellaneous	47
Telecommun	ications (Interception and Access) Act 1979	47

A Bill for an Act to implement the Council of Europe Convention on Cybercrime, and for other 2 purposes 3 The Parliament of Australia enacts: 4 1 Short title 5 This Act may be cited as the Cybercrime Legislation Amendment 6 Act 2011. 7 2 Commencement 8 (1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with 10 column 2 of the table. Any other statement in column 2 has effect 11 according to its terms. 12 13

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
2. Schedules 1 and 2	The 28th day after this Act receives the Royal Assent.	
3. Schedule 3	The later of:	
	(a) the day this Act receives the Royal Assent; and	
	(b) the day the Council of Europe Convention on Cybercrime, done at Budapest on 23 November 2001, comes into force for Australia.	
	However, the provision(s) do not commence at all if the event mentioned in paragraph (b) does not occur within the period of 6 months beginning on the day this Act receives the Royal Assent.	
	The Minister must announce by notice in the <i>Gazette</i> the day the Council of Europe Convention on Cybercrime comes into force for Australia.	
4. Schedules 4 and 5	The 28th day after this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this and enacted. It will not be amended to deal with any this Act.	
Inform	information in column 3 of the table is not plation may be inserted in this column, or in the edited, in any published version of this A	nformation in i
Schedule(s)		
Each A	Act that is specified in a Schedule to this A	ct is amended

concerned, and any other item in a Schedule to this Act has effect according to its terms.

Sched	communications
Telecom	munications Act 1997
1 After	paragraph 313(7)(c)
Ins	sert:
	(ca) complying with a domestic preservation notice or a foreign preservation notice that is in force under Part 3-1A of that Act; or
Telecom	munications (Interception and Access) Act 1979
2 Subse	ection 5(1)
Ins	sert:
	certifying official, of an issuing agency, means:
	(a) if the issuing agency is an enforcement agency or
	interception agency—a certifying officer of the agency; and
	(b) if the issuing agency is the Organisation—a certifying person of the Organisation.
3 Subse	ection 5(1)
Ins	sert:
	<i>domestic preservation notice</i> has the meaning given by subsection 107H(1).
4 Subse	ection 5(1)
Ins	sert:
	foreign preservation notice has the meaning given by subsection
	107N(1).
5 Subse	ection 5(1)
Ins	sert:
	historic domestic preservation notice has the meaning given by
	subparagraph 107H(1)(b)(i).

1 2	6	Subsection 5(1) (paragraph (a) of the definition of interception agency)
3		After "Part 2-6", insert ", Part 3-1A".
4 5	7	Subsection 5(1) (after paragraph (b) of the definition of interception agency)
6		Insert:
7 8		(ba) for the purposes of Part 3-1A—an enforcement agency that is:
9		(i) a Commonwealth agency; or
10 11		(ii) an eligible authority of a State in relation to which a declaration under section 34 is in force; or
12	8	Subsection 5(1)
13		Insert:
14 15		<i>issuing agency</i> , in relation to a preservation notice, means the agency that gives the notice.
16	9	Subsection 5(1)
17		Insert:
18 19		<i>ongoing domestic preservation notice</i> has the meaning given by subparagraph 107H(1)(b)(ii).
20	1(Subsection 5(1)
21		Insert:
22 23		<i>preservation notice</i> means a domestic preservation notice or a foreign preservation notice.
24	1	1 Subsection 5(1)
25		Insert:
26 27		<i>preservation notice information</i> has the meaning given by section 6EAA.
28	12	2 Subsection 5(1)
29		Insert:

1 2	<i>preserve</i> , in relation to a stored communication, means maintain the integrity of:
3	(a) the stored communication; or
4	(b) a copy of the stored communication.
5	13 Subsection 5(1)
6	Insert:
7	relates:
8	(a) a stored communication <i>relates</i> to a person only if it is:
9	(i) a stored communication that the person has made; or
10 11	(ii) a stored communication that another person has made and for which the person is the intended recipient; and
12	(b) a stored communication <i>relates</i> to a telecommunications
13	service only if it has passed over a telecommunications
14	system by way of the telecommunications service.
15	14 Subsection 5(1)
16	Insert:
17	relevant period, for a domestic preservation notice, means:
18 19	(a) for an historic domestic preservation notice—the period referred to in subparagraph 107H(1)(b)(i); and
20 21	(b) for an ongoing domestic preservation notice—the period referred to in subparagraph 107H(1)(b)(ii).
22	15 Subsection 5(1)
23	Insert:
24	working day means any day except:
25	(a) a Saturday or a Sunday; or
26	(b) a day that is a public holiday in any State or Territory.
27	16 After section 6EA
28	Insert:
29	6EAA Preservation notice information
30	A reference in this Act to <i>preservation notice information</i> is a reference to:
31	reference to.

1	(a) information about any of the following:
2	(i) the giving of a preservation notice;
3	(ii) for a foreign preservation notice—the making of a
4	request under section 107P to preserve stored
5	communications covered by the notice;
6	(iii) the existence or non-existence of a preservation notice;
7	(iv) the expiry of a preservation notice; or
8	(b) any other information that is likely to enable the
9	identification of:
10 11	(i) the person or telecommunications service specified in a preservation notice; or
12 13	(ii) the person or telecommunications service to which a preservation notice relates.
14	17 Chapter 3 (heading)
15	Repeal the heading, substitute:
	Chapter 3—Preserving and accessing stored
16	•
17	communications
18	18 Before Part 3-1
19	Insert in Chapter 3:
19	insert in Chapter 3.
20	Part 3-1A—Preserving stored communications
21	Division 1—Outline of this Part
22	107G Outline of this Part
23	This Part establishes a system of preserving certain stored
24	communications that are held by a carrier. The purpose of the
25	preservation is to prevent the communications from being
26	destroyed before they can be accessed under certain warrants
27	issued under this Act.
28	Under the system, certain agencies can give a preservation notice
29	to a carrier requiring the carrier to preserve all stored
30	communications that the carrier holds that relate to the person or
31	telecommunications service specified in the notice. The carrier will

breach its obligations under section 313 of the *Telecommunications* 1 Act 1997 if it does not comply with the notice. 2 There are 2 types of preservation notices: domestic preservation 3 notices (which cover stored communications that might relate 4 either to a contravention of certain Australian laws or to security) 5 and foreign preservation notices (which cover stored communications that might relate to a contravention of certain 7 foreign laws). 8 Division 2 deals with domestic preservation notices. There are 2 9 kinds of domestic preservation notices: 10 (a) historic domestic preservation notices, which cover stored 11 communications held by the carrier on a particular day; and 12 (b) ongoing domestic preservation notices, which cover stored 13 communications held by the carrier in a particular 30-day 14 15 period. An issuing agency (which is an enforcement agency or the 16 Organisation for an historic domestic preservation notice, and an 17 interception agency or the Organisation for an ongoing domestic 18 preservation notice) can only give a domestic preservation notice if 19 the conditions in section 107J are satisfied. There are certain 20 grounds on which the notice must be revoked (see section 107L). 2.1 Division 3 deals with foreign preservation notices. Foreign 22 preservation notices, like historic domestic preservation notices, 23 cover stored communications held by the carrier on a particular 24 day. Only the Australian Federal Police can give a foreign 25 preservation notice to a carrier and it can only do so if a foreign 26 country has made a request for the preservation in accordance with 27 section 107P. There are certain grounds on which the notice must 28 be revoked (see section 107R). 29 Division 4 has miscellaneous provisions relating to both domestic 30 and foreign preservation notices (such as provisions about the 31 giving of evidentiary certificates by carriers and issuing agencies). 32 The Ombudsman has functions in relation to preservation notices 33 given by issuing agencies (other than the Organisation) and the 34

Inspector-General of Intelligence and Security has functions in relation to preservation notices given by the Organisation.

Division 2—Domestic preservation notices

2

4	107H	Domestic preservation notices
5		(1) An issuing agency may give a carrier a written notice (a <i>domestic</i>
6		preservation notice) requiring the carrier to preserve, while the
7		notice is in force, all stored communications that:
8		(a) relate to the person or telecommunications service specified
9		in the notice; and
0		(b) the carrier holds at any time during:
1		(i) the period that starts at the time the carrier receives the
2		notice and ends at the end of the day the carrier receives
3		the notice (in which case the notice is an <i>historic</i>
4		domestic preservation notice); or
5		(ii) the period that starts at the time the carrier receives the
6		notice and ends at the end of the 29th day after the day
7		the carrier receives the notice (in which case the notice
8		is an <i>ongoing domestic preservation notice</i>).
9		(2) However, the agency can only give the notice if the conditions in
0.0		subsection 107J(1) or (2) are satisfied.
1		(3) In the notice, the agency can only specify:
2		(a) one person; or
3		(b) one or more telecommunications services; or
4		(c) one person and one or more telecommunications services.
5	107J	Conditions for giving domestic preservation notices
6		Notices given by enforcement agencies or interception agencies
.7		(1) A domestic preservation notice may be given under subsection
8		107H(1) if:
9		(a) the issuing agency is:
0		(i) for an historic domestic preservation notice—an
1		enforcement agency; and

1 2	(ii) for an ongoing domestic preservation notice—an interception agency; and
3	(b) the agency is investigating a serious contravention; and
4	(c) the agency considers that there are reasonable grounds for suspecting that, in the relevant period for the notice, there are
5 6	stored communications in existence, or stored
7	communications might come into existence, that:
8	(i) might assist in connection with the investigation; and
9	(ii) relate to the person or telecommunications service
10	specified in the notice; and
11	(d) the agency intends that if, at a later time, the agency
12	considers that the stored communications would be likely to
13	assist in connection with the investigation, then the agency
14	will apply for a Part 2-5 warrant or a stored communications
15	warrant to access those communications; and
16	(e) for an ongoing domestic preservation notice—there is not
17	another ongoing domestic preservation notice in force that:
18	(i) was given by the agency to the same carrier; and
19	(ii) specifies the same person or telecommunications
20	service.
21	Notices given by the Organisation
22	(2) A domestic preservation notice may be given under subsection
23	107H(1) if:
24	(a) the issuing agency is the Organisation; and
25	(b) the Organisation considers that there are reasonable grounds
26	for suspecting that, in the relevant period for the notice, there
27	are stored communications in existence, or stored
28	communications might come into existence, that:
29	(i) might assist the Organisation in carrying out its function
30	of obtaining intelligence relating to security; and
31	(ii) relate to the person or telecommunications service
32	specified in the notice; and
33	(c) the Organisation intends that if, at a later time, the
34	Organisation considers that the stored communications would
35	be likely to assist in carrying out that function, then the
36	Director-General of Security will request a Part 2-2 warrant to access those communications; and
37	to access those communications; and

1	(d) for an ongoing domestic preservation notice—there is not
2	another ongoing domestic preservation notice in force that:
3	(i) was given by the Organisation to the same carrier; and
4 5	(ii) specifies the same person or telecommunications service.
6	107K When a domestic preservation notice is in force
7	A domestic preservation notice:
8	(a) comes into force when the carrier receives it; and
9	(b) ceases to be in force at the earliest of the following times:
10 11	(i) the end of the period of 90 days, starting on the day the carrier receives it;
12 13	(ii) if the notice is revoked under section 107L—when the carrier receives notice of the revocation;
14	(iii) if a Part 2-5 warrant or stored communications warrant
15	authorising access to the stored communications
16	covered by the notice is issued in relation to the issuing
17	agency—when the warrant ceases to be in force;
18	(iv) if a Part 2-2 warrant authorising access to the stored
19	communications covered by the notice is issued in
20 21	relation to the issuing agency—the end of the period of 5 days after the day the warrant was issued.
22	107L Revoking a domestic preservation notice
23	Discretionary revocation
24	(1) An issuing agency that has given a domestic preservation notice
25	may revoke the notice at any time.
26	Mandatory revocation
27	(2) An issuing agency that has given a domestic preservation notice
28	must revoke the notice if:
29	(a) if the issuing agency is an enforcement agency or
30	interception agency:
31	(i) the condition in paragraph 107J(1)(b) or (c) is no longer
32	satisfied; or

1	(ii) the agency decides not to apply for a Part 2-5 warrant or stored communications warrant to access the stored
2 3	communications covered by the notice; or
4	(b) if the issuing agency is the Organisation:
5	(i) the condition in paragraph 107J(2)(b) is no longer
6	satisfied; or
7	(ii) the Organisation is satisfied that the Director-General of
8	Security will not request a Part 2-2 warrant to access the
9	stored communications covered by the notice.
10	Revocation effected by giving revocation notice
11	(3) A domestic preservation notice is revoked by the issuing agency
12	giving the carrier to whom it was given written notice of the
13	revocation.
14	107M Persons who act on the issuing agency's behalf
15	Historic domestic preservation notices
16	(1) An historic domestic preservation notice may only be given or
17	revoked on behalf of an issuing agency by:
18	(a) if the issuing agency is an enforcement agency—a person
19	who may, under section 110, apply on the agency's behalf for
20	a stored communications warrant to access the stored communications covered by the notice; and
21	•
22 23	(b) if the issuing agency is the Organisation—a certifying person.
23	person.
24	Ongoing domestic preservation notices
25	(2) An ongoing domestic preservation notice may only be given on
26	behalf of an issuing agency by:
27	(a) if the issuing agency is an interception agency—an
28	authorised officer of the agency; and
29	(b) if the issuing agency is the Organisation—the
30	Director-General of Security.
31	(3) An ongoing domestic preservation notice may only be revoked on
32	behalf of an issuing agency by:
33	(a) if the issuing agency is an interception agency—an
34	authorised officer of the agency; and

	person.
Divis	sion 3—Foreign preservation notices
107N	When a foreign preservation notice can be given
	(1) If the Australian Federal Police receives a request in accordance
	with section 107P, the Australian Federal Police must give the
	carrier to which the request relates a written notice (a <i>foreign</i>
	<i>preservation notice</i>) requiring the carrier to preserve, while the notice is in force, all stored communications that:
	·
	(a) relate to the person or telecommunications service specified in the notice; and
	(b) the carrier holds at any time during the period that starts at
	the time the carrier receives the notice and ends at the end of
	the day the carrier receives the notice.
	(2) In the notice, the Australian Federal Police can only specify:
	(a) one person; or
	(b) one or more telecommunications services; or
	(c) one person and one or more telecommunications services.
10 7 P	Condition for giving a foreign preservation notice
	(1) If, under paragraph 15B(d) of the Mutual Assistance in Criminal
	Matters Act 1987, a foreign country intends to request the
	Attorney-General to arrange for access to stored communications
	that:
	(a) relate to a specified person or specified telecommunications
	service; and
	(b) are held by a carrier; and(c) are relevant to an investigation, or investigative proceeding,
	relating to a criminal matter involving a serious foreign
	contravention;
	then the foreign country may request the Australian Federal Police
	to arrange for the preservation of those stored communications.
	(4) (7)
	(2) The request to the Australian Federal Police must:

1 2	(b)	specify the name of the authority concerned with the criminal matter; and
3	(c)	specify the serious foreign contravention that is the subject of the investigation or investigative proceeding; and
5 6	(d)	specify information identifying the stored communications to be preserved and the relationship between those
7		communications and the serious foreign contravention; and
8	(e)	specify any information the foreign country has that
9		identifies the carrier that holds the stored communications;
10		and
11	(f)	if the stored communications relate to a specified person—
12 13		specify any information the foreign country has that identifies the telecommunications service to which the stored
14		communications relate; and
15	(g)	specify the reasons why the stored communications need to
16		be preserved; and
17	(h)	specify that the foreign country intends to make a request
18		under paragraph 15B(d) of the Mutual Assistance in Criminal
19		Matters Act 1987 to access the stored communications.
20	107Q When a f	Foreign preservation notice is in force
21	A for	reign preservation notice:
22	(a)	comes into force when the carrier receives it; and
23	(b)	ceases to be in force at the earlier of the following times:
24		(i) if the notice is revoked under section 107R—when the
25		carrier receives notice of the revocation;
26		(ii) if a stored communications warrant authorising access
27		to the stored communications covered by the notice is
28		issued after the Attorney-General has given an
29		authorisation in relation to the warrant under
30		section 15B of the Mutual Assistance in Criminal
31		Matters Act 1987—when the warrant ceases to be in force.
32		TOICE.
33	107R Revoking	g a foreign preservation notice
34	(1) If:	

1 2 3	 (a) a foreign country makes a request under section 107P to preserve stored communications that are held by a carrier; and
4	(b) in response to the request, the Australian Federal Police gives
5	a foreign preservation notice to the carrier in relation to those
6	stored communications under subsection 107N(1); and
7	(c) during the period of 180 days starting on the day the carrier
8	was given the notice, the foreign country did not make a
9	request to the Attorney-General under paragraph 15B(d) of
10	the Mutual Assistance in Criminal Matters Act 1987 to
11	arrange for access to those communications;
12	then the Australian Federal Police must, by the third working day
13	after the end of that period, revoke the preservation notice by
14	giving the carrier to whom it was given written notice of the
15	revocation.
16	(2) If:
17	(a) a foreign country makes a request under section 107P to
18	preserve stored communications that are held by a carrier;
19	and
20	(b) in response to the request, the Australian Federal Police gives
21	a foreign preservation notice to the carrier in relation to those
22	stored communications under subsection 107N(1); and
23	(c) the foreign country makes a request to the Attorney-General
24	under paragraph 15B(d) of the Mutual Assistance in Criminal
25	Matters Act 1987 to arrange for access to those
26	communications; and
27	(d) the Attorney-General refuses that request;
28	then the Australian Federal Police must, by the third working day
29	after it is notified of the refusal, revoke the preservation notice by
30	giving the carrier to whom it was given written notice of the
31	revocation.
32	(3) If:
33	(a) a foreign country makes a request under section 107P to
34	preserve stored communications that are held by a carrier;
35	and
36	(b) in response to the request, the Australian Federal Police gives
37	a foreign preservation notice to the carrier in relation to those
38	stored communications under subsection 107N(1); and
39	(c) the foreign country withdraws the request;

then the Australian Federal Police must, by the third working day 1 after it is notified of the withdrawal, revoke the preservation notice 2 by giving the carrier to whom it was given written notice of the 3 revocation. 4 107S Persons who act on the AFP's behalf 5 A foreign preservation notice must be given or revoked on behalf 6 of the Australian Federal Police by an authorised officer of the 7 Australian Federal Police. 8 **Division 4—Provisions relating to preservation notices** 9 107T Evidentiary certificates relating to actions by carriers 10 (1) The following: 11 (a) the Managing Director of a carrier or a body corporate of 12 which the carrier is a subsidiary; 13 (b) the secretary of a carrier or a body corporate of which the 14 carrier is a subsidiary; 15 (c) an employee of a carrier authorised in writing for the 16 purposes of this paragraph by a person referred to in 17 paragraph (a) or (b); 18 may issue a written certificate signed by him or her setting out such 19 facts as he or she considers relevant with respect to acts or things 20 done by, or in relation to, employees of the carrier in order to 21 comply with a preservation notice. 22 (2) A document purporting to be a certificate issued under 23 subsection (1) and purporting to be signed by a person referred to 24 in paragraph (a), (b) or (c) of that subsection: 25 (a) is to be received in evidence in an exempt proceeding 26 without further proof; and 27 (b) in an exempt proceeding, is conclusive evidence of the 28 matters stated in the document. 29

1		(3) For the purposes of this section, the question whether a body
2		corporate is a subsidiary of another body corporate is to be
3		determined in the same manner as the question is determined under the <i>Corporations Act 2001</i> .
5	107U	Evidentiary certificates relating to actions by issuing agencies
6		(1) A certifying official of an issuing agency may issue a written
7		certificate signed by him or her setting out such facts as he or she
8		considers relevant with respect to anything done by an officer or
9 10		staff member of the agency in connection with a preservation notice.
11		(2) A document purporting to be a certificate issued under this section
12 13		by a certifying official of an issuing agency and purporting to be signed by him or her:
14		(a) is to be received in evidence in an exempt proceeding
15		without further proof; and
16 17		(b) in an exempt proceeding, is prima facie evidence of the matters stated in the document.
18	107V	Certified copies of preservation notices
19		A document certified in writing by a certifying official of an
20		issuing agency to be a true copy of a preservation notice is to be
21 22		received in evidence in an exempt proceeding as if it were the original preservation notice.
23	107W	How notices are to be given to carriers
24		For the purposes of this Part:
25		(a) a preservation notice; or
26		(b) a revocation notice under section 107L or 107R;
27		may only be given to a carrier by giving it to an authorised
28		representative of the carrier.
29	19 B	efore subparagraph 108(2)(f)(i)
30		Insert:
31		(ia) preservation notices; or
32	20 D	ivision 1 of Part 3-4 (heading)

1	Repeal the heading, substitute:
2	Division 1—Prohibition on dealing with accessed information etc.
4	21 After subparagraph 133(1)(b)(ii)
5	Insert:
6	(iia) preservation notice information; or
7 8	Note: The heading to section 133 is altered by omitting "or stored communications warrant information" and substituting "etc.".
9	22 Section 134
10	Repeal the section, substitute:
11	134 Dealing in preservation notice information or stored
12	communications warrant information
13	A person may, for the purposes of Part 3-1A, 3-2, 3-3, 3-5 or 3-6:
14	(a) communicate preservation notice information or stored
15	communications warrant information to another person; or
16 17	(b) make use of preservation notice information or stored communications warrant information; or
18 19	 (c) make a record of preservation notice information or stored communications warrant information; or
20	(d) give preservation notice information or stored
21 22	communications warrant information in evidence in a proceeding.
23	23 After subsection 135(4)
24	Insert:
25	Preservation notice information
26	(4A) An employee of a carrier may, in the performance of his or her
27	duties as such an employee, communicate or make use of, or cause
28	to be communicated, preservation notice information if:
29	(a) the employee does so in the performance of his or her duties
30	as such an employee; and
31 32	(b) the information is reasonably necessary to enable the carrier to comply with the preservation notice.

1 2 3 4 5	(4B) An employee of a carrier may communicate or cause to be communicated to another carrier, or to an employee of another carrier, preservation notice information if the information is reasonably necessary to enable the carrier to comply with the preservation notice.
6 7	24 After paragraphs 136(1)(a), 137(1)(a), 138(1)(a), 138(2)(a) and 139(1)(a)
8 9	Insert: (aa) preservation notice information;
10	25 Subsection 146(2)
11	After "give", insert "preservation notice information or".
12	26 Part 3-5 (heading)
13	Repeal the heading, substitute:
14 15	Part 3-5—Keeping and inspection of preservation notice and access records
16 17	27 Division 1 of Part 3-5 (heading) Repeal the heading, substitute:
18 19	Division 1—Keeping preservation notice and access records
20	28 Before section 151
21	Insert into Division 1 of Part 3-5:
22 23	150A Enforcement agencies to keep documents connected with giving preservation notices
24	The chief officer of an enforcement agency must cause to be kept
25	in the agency's records:
26 27	(a) each preservation notice given by the agency; and(b) each instrument revoking such a notice; and
28	(c) a copy of each certificate issued under subsection 107U(1) by
29	a certifying officer of the agency.

1 2	29 Division 2 of Part 3-5 (heading) Repeal the heading, substitute:
3	Division 2—Inspection of preservation notice and access records by Ombudsman
5 6	30 Paragraph 152(a) After "150", insert ", 150A".
7	31 Subsection 153(3) After "150", insert ", 150A".
9 10	32 At the end of Part 3-5 Add:
11 12	Division 3—Inspection of preservation notice records by Inspector-General of Intelligence and Security
13 14	158A Functions of the Inspector-General of Intelligence and Security
15 16 17	(1) Under the <i>Inspector-General of Intelligence and Security Act 1986</i> the Inspector-General of Intelligence and Security has functions in relation to preservation notices given by the Organisation.
18 19	(2) In particular, the Inspector-General of Intelligence and Security ha the function of:
20 21 22	(a) inquiring into any matter that relates to compliance by the Organisation with this Act (see subparagraph 8(1)(a)(i) of that Act); and
23 24 25 26	 (b) conducting such inspections of the Organisation as the Inspector-General considers appropriate for the purpose of giving effect to the objects of that Act (see section 9A of that Act).
27	33 After section 161
28	Insert:

161A Report to contain information about preservation notices 1 Domestic preservation notices 2 (1) The report must set out, for each enforcement agency: 3 (a) the relevant statistics about domestic preservation notices that were given by the agency during that year; and 5 (b) the relevant statistics about revocation notices given by the 7 agency under section 107L during that year. Foreign preservation notices 8 (2) If the enforcement agency is the Australian Federal Police, the 9 report must also set out: 10 (a) the relevant statistics about foreign preservation notices that 11 were given by the agency during that year; and 12 (b) the relevant statistics about revocation notices given by the 13 agency under section 107R during that year. 14 15

Sch	edule 2—Amendments relating to Mutual Assistance
Part	1—Stored communications
Mutu	ual Assistance in Criminal Matters Act 1987
1 Su	bsection 3(1) Insert:
	carrier has the same meaning as in the Telecommunications (Interception and Access) Act 1979.
2 Su	bsection 3(1) Insert:
	<i>investigative proceeding</i> means a proceeding covered by paragraph (a) or (b) of the definition of <i>proceeding</i> .
3 Su	bsection 3(1)
	Insert:
	stored communication has the same meaning as in the Telecommunications (Interception and Access) Act 1979.
4 Aft	ter Part III
	Insert:
Part	t IIIA—Assistance in relation to stored
	communications
15B]	Requests by foreign countries for stored communications
	The Attorney-General may, in his or her discretion, authorise the
	Australian Federal Police or a police force or police service of a State, in writing, to apply for a stored communications warrant
	under section 110 of the <i>Telecommunications (Interception and</i>
	Access) Act 1979 if the Attorney-General is satisfied that:

1	(a)	an investigation, or investigative proceeding, relating to a
2		criminal matter involving an offence against the law of a
3		foreign country (the <i>requesting country</i>) has commenced in the requesting country; and
5	(b)	the offence to which the investigation, or investigative
6	(0)	proceeding, relates is punishable by a maximum penalty of:
7		(i) imprisonment for 3 years or more, imprisonment for life
8		or the death penalty; or
9		(ii) a fine of an amount that is at least equivalent to 900
10		penalty units; and
11	(c)	there are reasonable grounds to believe that stored
12 13		communications relevant to the investigation, or investigative proceeding, are held by a carrier; and
14	(d)	the requesting country has requested the Attorney-General to
15		arrange for access to the stored communications.
16	Note:	
17 18		the requesting country on certain conditions: see subsection 142A(1) of the <i>Telecommunications (Interception and Access) Act 1979</i> .
10		of the Telecommunications (Interception until Telecoss) flet 1777.
19	Telecommuni	cations (Interception and Access) Act 1979
20	5 Subsection	5(1)
21	Insert:	
22	inve	stigative proceeding has the same meaning as in the Mutual
23		stance in Criminal Matters Act 1987.
24	6 Subsection	5(1)
25	Insert:	
26	muti	ual assistance application means an application for a stored
27		munications warrant made as a result of an authorisation under
28		on 15B of the Mutual Assistance in Criminal Matters Act
29	1987	7.
30	7 After section	on 5E
31	Insert:	

1	5E	A Serious foreign contraventions
2 3		For the purposes of this Act, a <i>serious foreign contravention</i> is a contravention of a law of a foreign country that is punishable by a
5		maximum penalty of: (a) imprisonment for 3 years or more, imprisonment for life or the death penalty or
6 7 8		the death penalty; or (b) a fine of an amount that is at least equivalent to 900 penalty units.
9	8 I	Paragraph 6H(c)
10 11		Omit "paragraph 116(1)(d)", substitute "subparagraph 116(1)(d)(i) or (ii), as the case requires".
12	9 I	Paragraph 116(1)(d)
13		Omit all the words after "with", substitute:
14		: (i) in the case of an application other than a mutual
15		assistance application—the investigation by the agency
16		of a serious contravention in which the person is
17 18		involved (including as a victim of the serious contravention); or
19		(ii) in the case of a mutual assistance application—the
20		investigation or investigative proceeding, by the foreign
21		country to which the application relates, of a serious
22		foreign contravention to which the application relates
23 24		and in which the person is involved (including as a victim of the serious foreign contravention); and
25	10	Paragraph 116(1)(e)
26		After "subsection (2)", insert "or (2A) (as the case requires)".
27	11	Subsection 116(2)
28		Omit "The matters", substitute "In the case of an application other than
29		a mutual assistance application, the matters".
30	12	Paragraph 116(2)(c)
31		Omit "paragraph (1)(d)", substitute "subparagraph (1)(d)(i)".
32	13	After subsection 116(2)
33		Insert:

1		(2A) In the case of a mutual assistance application, the matters to which
2		the issuing authority must have regard are:
3		(a) how much the privacy of any person or persons would be
4		likely to be interfered with by accessing those stored
5		communications under a stored communications warrant; and
6		(b) the gravity of the conduct constituting the serious foreign
7		contravention; and
8		(c) how much the information referred to in
9		subparagraph (1)(d)(ii) would be likely to assist in
10		connection with the investigation, to the extent that this is
11		possible to determine from information obtained from the
12		foreign country to which the application relates.
13	14	Subsection 116(3)
14		After "contravention", insert "or serious foreign contravention, but
15		cannot relate to both a serious contravention and a serious foreign
16		contravention".
17	15	Subsection 118(3)
18		After "contravention", insert "or serious foreign contravention".
19	16	Subsection 118(3)
20		Omit "paragraph 116(1)(d)", substitute "subparagraph 116(1)(d)(i) or
21		(ii), as the case may be".
22	17	Subsection 139(1)
23		After "(2)", insert "or (4A)".
24	18	Subsection 139(2)
25		Omit "The", substitute "In the case of information obtained by the
26		agency other than through the execution of a warrant issued as a result
27		of a mutual assistance application, the".
28	19	After subsection 139(4)
29		Insert:
30		(4A) In the case of information obtained by the agency through the
31		execution of a warrant issued as a result of a mutual assistance
32		application, the purposes are purposes connected with:

1 2	(a) providing the information to the foreign country, or an appropriate authority of the foreign country, to which the
3	application relates; or (b) the keeping of records by the agency under Part 3-5.
5	20 After section 142
6	Insert:
7 8	142A Communicating information obtained as a result of a mutual assistance application to foreign country
9 0 1 2 3	(1) Despite subsection 139(4A) and section 142, a person may only communicate information, obtained through the execution of a warrant issued as a result of a mutual assistance application, to the foreign country to which the application relates, subject to the following conditions:
.4 .5 .6 .7	(a) that the information will only be used for the purposes for which the foreign country requested the information;(b) that any document or other thing containing the information will be destroyed when it is no longer required for those
8 9 0	purposes; (c) any other condition determined, in writing, by the Attorney-General.
1 2	(2) A determination made under paragraph (1)(c) is not a legislative instrument.
3	21 At the end of subsection 162(1)
4	Add:
5 6	; and (c) the relevant statistics about mutual assistance applications that the agency made during that year; and
7	(d) for each offence (the foreign offence) against a law of a
8	foreign country in respect of which a stored communications
9	warrant was issued as a result of a mutual assistance
0	application made by the agency during the year—the offence (if any), under a law of the Commonwealth, or of a State or a
51 52	Territory, that is of the same nature as, or a substantially
33	similar nature to, the foreign offence.
34	22 After paragraph 162(2)(b)

1	Insert:	
2	(ba)	the relevant statistics about mutual assistance applications
3		that were made during that year; and
4	23 At the end	d of subsection 162(2)
5	Add:	
6	; and (e)	for each offence (the <i>foreign offence</i>) against a law of a
7		foreign country in respect of which a stored communications
8		warrant was issued as a result of a mutual assistance
9		application made during the year—the offence (if any), under
10		a law of the Commonwealth, or of a State or a Territory, that
11		is of the same nature as, or a substantially similar nature to,
12		the foreign offence.
13	24 Application	on of amendments made by this Part
14	The ame	ndments made by this Part apply in relation to a request by a
15	foreign c	ountry that is under consideration on or after the
16	commen	cement of this item, whether the request was made before or
17	after that	commencement.
18		

Part 2—Telecommunications data

N	Iutual Assistance in Criminal Matters Act 1987
2	5 Subsection 3(1)
	Insert:
	communication has the same meaning as in the Telecommunications (Interception and Access) Act 1979.
2	6 Subsection 3(1)
	Insert:
	telecommunications system has the same meaning as in the Telecommunications (Interception and Access) Act 1979.
2	7 Before Part IV
	Insert:
P	Part IIIB—Assistance in relation to telecommunications data
1	5D Requests by foreign countries for telecommunications data
	(1) This section applies if:
	(a) a foreign country requests the disclosure of specified
	information or specified documents that come into existence during a specified period; and
	(b) the information or documents relate to the fact of a
	communication passing over a telecommunications system.
	(2) To avoid doubt, information or documents do not relate to the fact
	of a communication passing over a telecommunications system:
	(a) if the information is the contents or substance of a
	communication; or
	(b) to the extent that the documents contain the contents or
	substance of a communication.

1	(3) The Attorney-General may authorise the making of an
2	authorisation under section 180B of the Telecommunications
3	(Interception and Access) Act 1979, of a disclosure of information
4	or documents to which this section applies, if he or she is satisfied
5	that:
6	(a) an investigation relating to a criminal matter involving an
7	offence against the law of the foreign country has
8	commenced in that country; and
9 10	(b) the offence is punishable by imprisonment for 3 years or more, imprisonment for life or the death penalty.
11	Telecommunications Act 1997
12	28 Subsection 305(1)
13	After "Division 4", insert "or 4A".
14	29 Subparagraph 306(1)(b)(ii)
15	Omit "or subsection 180(3)", substitute ", subsection 180(3) or
16	section 180A".
17	30 Paragraph 306A(1)(b)
18	After "section 180", insert "or 180B".
19	31 Paragraph 306A(1)(b)
20	After "subsection 180(2)", insert "or 180B(2)".
21	Telecommunications (Interception and Access) Act 1979
22	32 Subsection 5(1) (definition of authorised officer)
23	Repeal the definition, substitute:
24	authorised officer:
25	(a) in sections 180A, 180B, 180C and 180D, subsections 184(5)
26	and 185(2) and paragraph 186(1)(ca), means:
27	(i) the Commissioner of Police; or
28	(ii) a Deputy Commissioner of Police; or
29	(iii) a member of the Australian Federal Police who is
30	covered by an authorisation in force under subsection
31	5AB(1A); and

1	(b) in any other case, means:
2	(i) the head (however described) of the enforcement agency
3	or a person acting as that head; or
4 5	(ii) a deputy head (however described) of the enforcement agency or a person acting as that deputy head; or
6	(iii) a person who holds, or is acting in, an office or position
7 8	in the enforcement agency that is covered by an authorisation in force under subsection 5AB(1).
9	33 Subsection 5(1)
10	Insert:
11	foreign law enforcement agency means:
12	(a) a police force (however described) of a foreign country; or
13 14	(b) any other authority or person responsible for the enforcement of the laws of the foreign country.
15	34 Subsection 5AB(1)
16	Omit "paragraph (c)", substitute "subparagraph (b)(iii)".
17 18	Note: The following heading to subsection 5AB(1) is inserted "Authorised officers of an enforcement agency".
19	35 Subsection 5AB(2)
20	Repeal the subsection, substitute:
21	Authorised officers of the Australian Federal Police
22	(1A) The Commissioner of Police may authorise, in writing, a senior
23	executive AFP employee who is a member of the Australian
24	Federal Police to be an authorised officer.
25	(2) A copy of an authorisation must be given to the Communications
26	Access Coordinator:
27 28	(a) in the case of an authorisation made under subsection (1)— by the head of the enforcement agency; and
29	(b) in the case of an authorisation made under subsection (1A)—
30	by the Commissioner of Police.
31	36 Subsection 171(1)
32	Omit "and 4", substitute ", 4 and 4A".

1	37 Sub	section 171(1) (note 1)
2	R	epeal the note, substitute:
3 4 5		Note 1: Division 3 covers the Organisation. Division 4 covers disclosures for the purposes of Australian enforcement agencies. Division 4A covers disclosures for the purposes of foreign law enforcement.
6	38 At th	ne end of subsection 171(3)
7	A	dd "or 4A".
8	39 Sect	tion 172
9	O	mit "and 4", substitute ", 4 and 4A".
10	40 Sub	section 180(5)
11	R	epeal the subsection.
12	41 Afte	r Division 4 of Part 4-1
13	In	sert:
14	Division	n 4A—Foreign law enforcement
15	Subdivi	sion A—Primary disclosures
16 17 18	180A A	uthorisations for access to existing information or documents—enforcement of the criminal law of a foreign country
19		Disclosure to the Australian Federal Police
20	(1) Sections 276, 277 and 278 of the <i>Telecommunications Act 1997</i> do
21		not prevent a disclosure of information or a document if the
22		information or document is covered by an authorisation in force
23		under subsection (2).
24	()	2) An authorised officer of the Australian Federal Police may
25	`	authorise the disclosure of specified information or specified
26		documents that came into existence before the time the person
27		from whom the disclosure is sought receives notification of the
28		authorisation.
29		Note: Section 184 deals with notification of authorisations.

1 2 3		(3) The authorised officer must not make the authorisation unless he or she is satisfied that the disclosure is reasonably necessary for the enforcement of the criminal law of a foreign country.
4		Disclosure to a foreign law enforcement agency
5		(4) If specified information or specified documents are disclosed
6		because of an authorisation given under subsection (2), an
7		authorised officer of the Australian Federal Police may authorise
8		the disclosure of the information or documents so disclosed to a
9		foreign law enforcement agency.
10 11		(5) The authorised officer must not make the authorisation unless he or she is satisfied that:
12 13		(a) the disclosure is reasonably necessary for the enforcement of the criminal law of a foreign country; and
14		(b) the disclosure is appropriate in all the circumstances.
1.5	190R A	Authorisations for access to prospective information or
15	100D A	documents—enforcement of the criminal law of a foreign
16		e
17		country
17 18		country Disclosure to the Australian Federal Police
18		Disclosure to the Australian Federal Police
18 19		Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do
18 19 20		Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the
18 19		Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do
18 19 20 21		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force
18 19 20 21 22		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section.
18 19 20 21 22 23		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified
18 19 20 21 22 23 24		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified documents that come into existence during the period for which the
18 19 20 21 22 23 24 25		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified
18 19 20 21 22 23 24 25 26		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified documents that come into existence during the period for which the authorisation is in force. (3) The authorised officer must not make the authorisation unless:
18 19 20 21 22 23 24 25 26 27		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified documents that come into existence during the period for which the authorisation is in force. (3) The authorised officer must not make the authorisation unless: (a) the Attorney-General has authorised the making of the
18 19 20 21 22 23 24 25 26 27		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified documents that come into existence during the period for which the authorisation is in force. (3) The authorised officer must not make the authorisation unless: (a) the Attorney-General has authorised the making of the authorisation under the Mutual Assistance in Criminal
18 19 20 21 22 23 24 25 26 27 28 29		 Disclosure to the Australian Federal Police (1) Sections 276, 277 and 278 of the Telecommunications Act 1997 do not prevent a disclosure of information or a document if the information or document is covered by an authorisation in force under subsection (2) of this section. Prospective authorisation (2) An authorised officer of the Australian Federal Police may authorise the disclosure of specified information or specified documents that come into existence during the period for which the authorisation is in force. (3) The authorised officer must not make the authorisation unless: (a) the Attorney-General has authorised the making of the

1 2 3 4 5	 (i) reasonably necessary for the investigation of an offence against a law of a foreign country that is punishable by imprisonment for 3 years or more, imprisonment for life or the death penalty; and (ii) appropriate in all the circumstances.
6 7 8	(4) An authorised officer of the Australian Federal Police must revoke the authorisation if he or she is satisfied that the disclosure is no longer required.
9	Note: Section 184 deals with notification of revocations.
10	(5) An authorisation under subsection (2):
11 12 13	 (a) comes into force at the time the person from whom the disclosure is sought receives notification of the authorisation; and
14 15 16 17	(b) ceases to be in force at the time specified in the authorisation, which must not be more than 21 days after the day the authorisation is made, or that period as extended under subsection (6), unless it is revoked earlier.
18	Note: Section 184 deals with notification of authorisations.
19	Extension of prospective authorisation
20 21 22 23	(6) The period for which an authorisation under subsection (2) is in force may be extended once only, by an authorised officer of the Australian Federal Police, if the authorised officer is satisfied that the extension is:
24 25 26 27 28	 (a) reasonably necessary for the investigation of an offence against a law of a foreign country that is punishable by imprisonment for 3 years or more, imprisonment for life or the death penalty; and (b) appropriate in all the circumstances.
29 30	(7) An extension under subsection (6) must not be for more than 21 days from the day of the extension.
31	Disclosure to a foreign law enforcement agency
32 33 34 35	(8) If specified information or specified documents are disclosed because of an authorisation given under subsection (2), an authorised officer of the Australian Federal Police may authorise the disclosure of the information or documents so disclosed to a

1 2	foreign law enforcement agency if the authorised officer is satisfied that the disclosure is:
3	(a) reasonably necessary for the investigation of an offence
4	against a law of a foreign country that is punishable by
5	imprisonment for 3 years or more, imprisonment for life or
6	the death penalty; and
7	(b) appropriate in all the circumstances.
8	(9) An authorised officer must not make more than one authorisation a
9	day under subsection (8).
10	Subdivision B—Secondary disclosures
11 12	180C Authorisations to disclose information or documents— enforcement of the criminal law of a foreign country
13	(1) If specified information or specified documents are disclosed
14	because of an authorisation given under Division 4, other than
15	because of an authorisation under section 178A (missing persons),
16	an authorised officer of the Australian Federal Police may
17	authorise the disclosure of the information or documents so
18	disclosed to a foreign law enforcement agency.
19 20	(2) The authorised officer must not make the authorisation unless he or she is satisfied that:
	(a) the disclosure is reasonably necessary for the enforcement of
21 22	the criminal law of a foreign country; and
	(b) the disclosure is appropriate in all the circumstances.
23	(b) the disclosure is appropriate in an the circumstances.
24	180D Authorisations to disclose information or documents—
25	enforcement of the criminal law
26	(1) If specified information or specified documents are disclosed
27	because of an authorisation given under this Division, an
28	authorised officer of the Australian Federal Police may authorise
29	the following:
30	(a) the disclosure of the information or documents to the
31	Organisation or an enforcement agency;
32	(b) the use of the information or documents by the Australian
33	Federal Police.

1 2	(2) The authorised officer must not make the authorisation unless he or she is satisfied that:
3 4	 (a) in the case of a disclosure to the Organisation—the disclosure is reasonably necessary for the performance by the Organisation of its functions; and
5	-
6 7	(b) in the case of a disclosure to an enforcement agency—the disclosure is reasonably necessary:
8	(i) for the enforcement of the criminal law; or
9	(ii) for the enforcement of a law imposing a pecuniary
10	penalty; or
11	(iii) for the protection of the public revenue; and
12 13	(c) in the case of a use by the Australian Federal Police—the use is reasonably necessary:
14	(i) for the enforcement of the criminal law; or
15	(ii) for the enforcement of a law imposing a pecuniary
16	penalty; or
17	(iii) for the protection of the public revenue; and
18	(d) in any case—the disclosure or use is appropriate in all the
19	circumstances.
20	Subdivision C—Conditions of disclosure to foreign country
20 21	Subdivision C—Conditions of disclosure to foreign country 180E Disclosing information etc. obtained to foreign country
21	180E Disclosing information etc. obtained to foreign country
21 22	180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the
21 22 23	180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions:
22 22 23 24	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for
21 22 23 24 25	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information;
21 22 23 24 25 26 27 28	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information
21 22 23 24 25 26 27 28 29	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information will be destroyed when it is no longer required for those
21 22 23 24 25 26 27 28 29 30	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information will be destroyed when it is no longer required for those purposes;
21 22 23 24 25 26 27 28 29 30 31	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information will be destroyed when it is no longer required for those purposes; (c) in the case of information or a document disclosed under
21 22 23 24 25 26 27 28 29 30	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information will be destroyed when it is no longer required for those purposes;
221 222 233 224 225 226 227 228 229 330 331 332 333	 (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information will be destroyed when it is no longer required for those purposes; (c) in the case of information or a document disclosed under section 180B—any other condition determined, in writing, by the Attorney-General.
221 222 233 224 225 226 227 228 229 330 331 332	 180E Disclosing information etc. obtained to foreign country (1) A person must not disclose information or a document in accordance with an authorisation under section 180A, 180B or 180C to a foreign country unless the disclosure is subject to the following conditions: (a) that the information will only be used for the purposes for which the foreign country requested the information; (b) that any document or other thing containing the information will be destroyed when it is no longer required for those purposes; (c) in the case of information or a document disclosed under section 180B—any other condition determined, in writing, by

1 2	Di	vision 4B—Privacy to be considered when making authorisations
3	180	OF Authorised officers to consider privacy
4 5 6 7 8		Before making an authorisation under Division 4 or 4A in relation to the disclosure or use of information or documents, the authorised officer considering making the authorisation must have regard to how much the privacy of any person or persons would be likely to be interfered with by the disclosure or use.
9	42	Paragraph 181(b)
10		Omit "or 4", substitute ", 4 or 4A".
11	43	Paragraph 182(1)(a)
12		After "Division 4", insert "or 4A".
13	44	After subsection 182(4)
14		Insert:
15 16 17		(4A) Paragraph (1)(b) does not apply to a disclosure or use of information or a document if the disclosure or use is permitted by section 180C or 180D.
18 19		Note: A defendant bears an evidential burden in relation to the matter in subsection (4A) (see subsection 13.3(3) of the <i>Criminal Code</i>).
20 21	45	Subsection 182(5) (definition of <i>non-missing person information</i>)
22		After "Division 4", insert "or 4A".
23	46	Paragraph 183(1)(a)
24		Omit "or 4", substitute ", 4 or 4A".
25	47	At the end of section 184
26		Add:
27		Authorised officers of the Australian Federal Police
28		(5) If an authorised officer of the Australian Federal Police makes an
29		authorisation under subsection 180A(2) or 180B(2), or extends the

1 2 3		period for which an authorisation is in force under subsection 180B(6), a relevant staff member of the Australian Federal Police must notify the person from whom the disclosure is sought.
4 5 6 7		(6) If, under subsection 180B(4), an authorised officer of the Australian Federal Police revokes an authorisation, a relevant staff member of the Australian Federal Police must notify the person who was notified of the authorisation.
8	48	Section 185
9		Before "The", insert "(1)".
10	49	At the end of section 185
11		Add:
12		(2) The Commissioner of Police must retain an authorisation made
13		under Division 4A of Part 4-1 by an authorised officer of the
14 15		Australian Federal Police for the period of 3 years beginning on the day the authorisation is made.
16	50	After paragraph 186(1)(c)
17		Insert:
18 19 20 21		(ca) if the enforcement agency is the Australian Federal Police— the number of authorisations made under sections 180A, 180B, 180C and 180D by an authorised officer of the Australian Federal Police during that year; and
22 23	51	Application of amendments made by this Part—authorisations
24 25	(1)	The amendments made by this Part apply in relation to an authorisation made on or after the commencement of this item.
26 27 28	(2)	To avoid doubt, an authorisation may be made under section 180C of the <i>Telecommunications (Interception and Access) Act 1979</i> even if an authorisation given under Division 4 (as mentioned in that section) was
29 30	52	given before the commencement of this item. Application of amendments made by this Part—requests
31	52	by foreign countries

The amendments made by this Part apply in relation to a request by a 1 foreign country that is under consideration on or after the 2 commencement of this item, whether the request was made before or 3 after that commencement. 4 53 Saving of existing authorisations 5 (1) Despite the amendment of subsection 5AB(1) of the 6 Telecommunications (Interception and Access) Act 1979 by this Part, 7 any authorisation by the head of an enforcement agency that was in 8 force under that subsection immediately before the commencement of 9 this item continues in force on and after that commencement as if it 10 were an authorisation made under that subsection as in force after that 11 commencement. 12 (2) In this item: 13 14

enforcement agency has the same meaning as in the *Telecommunications (Interception and Access) Act 1979.*

1 2 3	Part	3—Recovery of costs by carriage service providers etc. for providing assistance to Australian law enforcement authorities
4	Tele	communications Act 1997
5	54 A	After paragraph 313(3)(c)
6		Insert:
7 8		(ca) assisting the enforcement of the criminal laws in force in a foreign country;
9	55 A	After paragraph 313(4)(c)
10		Insert:
11 12		(ca) assisting the enforcement of the criminal laws in force in a foreign country;
13	56 A	Application of amendments made by items 54 and 55
14	(1)	The amendment made by item 54 of this Schedule applies to help given
15 16		by a carrier or carriage service provider on or after the commencement of this item.
17	(2)	The amendment made by item 55 of this Schedule applies to help given
18 19 20		by a carriage service intermediary on or after the commencement of this item.

1 2	Schedule 3—Computer offences amendments
3	Criminal Code Act 1995
4 5 6	1 Subsection 476.1(1) of the Criminal Code (definition of Commonwealth computer) Repeal the definition.
7 8	2 Paragraph 477.1(1)(b) of the <i>Criminal Code</i> Repeal the paragraph.
9 10	3 Subsection 477.1(2) of the <i>Criminal Code</i> Repeal the subsection.
11 12	4 Subsections 477.1(4) and (5) of the <i>Criminal Code</i> Repeal the subsections.
13 14	5 Subparagraph 477.2(1)(c)(ii) of the <i>Criminal Code</i> Omit "data; and", substitute "data.".
15 16	6 Paragraph 477.2(1)(d) of the <i>Criminal Code</i> Repeal the paragraph.
17 18	7 Subsection 477.2(2) of the <i>Criminal Code</i> Repeal the subsection.
19 20	8 Paragraph 477.3(1)(b) of the <i>Criminal Code</i> Omit "unauthorised; and", substitute "unauthorised.".
21 22	9 Paragraph 477.3(1)(c) of the <i>Criminal Code</i> Repeal the paragraph.
23 24	10 Subsection 477.3(2) of the <i>Criminal Code</i> Repeal the subsection.
25 26	11 Paragraph 478.1(1)(c) of the <i>Criminal Code</i> Omit "unauthorised; and", substitute "unauthorised.".

12	Paragraph 478.1(1)(d) of the <i>Criminal Code</i> Repeal the paragraph.
13	Subsection 478.1(2) of the <i>Criminal Code</i> Repeal the subsection.
14	Subsection 478.2(1) of the <i>Criminal Code</i> Omit "(1)".
15	Paragraph 478.2(1)(c) of the <i>Criminal Code</i> Omit "unauthorised; and", substitute "unauthorised.".
16	Paragraph 478.2(1)(d) of the <i>Criminal Code</i> Repeal the paragraph.
17	Subsection 478.2(2) of the <i>Criminal Code</i> Repeal the subsection.
18	Application of amendments
	The amendments made by this Schedule apply to acts and omissions
	that take place after the day on which this Schedule commences.
	13 14 15 16

	chedule 4—Telecommunications data confidentiality
Te	lecommunications (Interception and Access) Act 1979
1	Subsection 171(3)
	Repeal the subsection, substitute:
	(3) Division 6 creates offences for certain disclosures and uses of information and documents.
2	Division 6 of Part 4-1 (heading)
	Repeal the heading, substitute:
Di	vision 6—Disclosure/use offences
3	Before section 182
	•
	Insert:
18:	Insert: IA Disclosure/use offences: authorisations under Division 3 Disclosures
18:	A Disclosure/use offences: authorisations under Division 3 Disclosures
18:	A Disclosure/use offences: authorisations under Division 3
18	A Disclosure/use offences: authorisations under Division 3 Disclosures (1) A person commits an offence if:
18	Disclosure/use offences: authorisations under Division 3 Disclosures (1) A person commits an offence if: (a) the person discloses information; and
183	Disclosure/use offences: authorisations under Division 3 Disclosures (1) A person commits an offence if: (a) the person discloses information; and (b) the information is about any of the following: (i) whether an authorisation under Division 3 has been, or
183	Disclosure/use offences: authorisations under Division 3 Disclosures (1) A person commits an offence if: (a) the person discloses information; and (b) the information is about any of the following: (i) whether an authorisation under Division 3 has been, or is being, sought;
183	Disclosure/use offences: authorisations under Division 3 Disclosures (1) A person commits an offence if: (a) the person discloses information; and (b) the information is about any of the following: (i) whether an authorisation under Division 3 has been, or is being, sought; (ii) the making of such an authorisation;
18:	Disclosure/use offences: authorisations under Division 3 Disclosures (1) A person commits an offence if: (a) the person discloses information; and (b) the information is about any of the following: (i) whether an authorisation under Division 3 has been, or is being, sought; (ii) the making of such an authorisation; (iii) the existence or non-existence of such an authorisation;
18:	Disclosures (1) A person commits an offence if: (a) the person discloses information; and (b) the information is about any of the following: (i) whether an authorisation under Division 3 has been, or is being, sought; (ii) the making of such an authorisation; (iii) the existence or non-existence of such an authorisation; (iv) the revocation of such an authorisation;
18:	Disclosures (1) A person commits an offence if: (a) the person discloses information; and (b) the information is about any of the following: (i) whether an authorisation under Division 3 has been, or is being, sought; (ii) the making of such an authorisation; (iii) the existence or non-existence of such an authorisation; (iv) the revocation of such a revocation.

1	(b) the document consists (wholly or partly) of any of the following:
2	(i) an authorisation under Division 3;
3	(ii) the revocation of such an authorisation;
4	(iii) the notification of such a revocation.
5	(iii) the notification of such a revocation.
6	Penalty: Imprisonment for 2 years.
7	(3) Paragraphs (1)(a) and (2)(a) do not apply to a disclosure of
8	information or a document if:
9	(a) the disclosure is for the purposes of the authorisation,
10	revocation or notification concerned; or
11	(b) the disclosure is reasonably necessary:
12	(i) to enable the Organisation to perform its functions; or
13	(ii) to enforce the criminal law; or
14	(iii) to enforce a law imposing a pecuniary penalty; or
15	(iv) to protect the public revenue.
16 17	Note: A defendant bears an evidential burden in relation to the matter in subsection (3) (see subsection 13.3(3) of the <i>Criminal Code</i>).
18	Uses
19	(4) A person commits an offence if:
20	(a) the person uses information; and
21	(b) the information is about any of the following:
22	(i) whether an authorisation under Division 3 has been, or
23	is being, sought;
24	(ii) the making of such an authorisation;
25	(iii) the existence or non-existence of such an authorisation;
26	(iv) the revocation of such an authorisation;
27	(v) the notification of such a revocation.
28	Penalty: Imprisonment for 2 years.
29	(5) A person commits an offence if:
30	(a) the person uses a document; and
31	(b) the document consists (wholly or partly) of any of the
32	following:
33	(i) an authorisation under Division 3;
34	(ii) the revocation of such an authorisation;

1	(iii) the notification of such a revocation.
2	Penalty: Imprisonment for 2 years.
3 4	(6) Paragraphs (4)(a) and (5)(a) do not apply to a use of information or a document if:
5 6	(a) the use is for the purposes of the authorisation, revocation or notification concerned; or
7	(b) the use is reasonably necessary:
8	(i) to enable the Organisation to perform its functions; or
9	(ii) to enforce the criminal law; or
10	(iii) to enforce a law imposing a pecuniary penalty; or
11	(iv) to protect the public revenue.
12 13	Note: A defendant bears an evidential burden in relation to the matter in subsection (6) (see subsection 13.3(3) of the <i>Criminal Code</i>).
14	181B Disclosure/use offences: certain authorisations under
15	Division 4
16	Disclosures
17	(1) A person commits an offence if:
18	(a) the person discloses information; and
19	(b) the information is about any of the following:
20 21	(i) whether an authorisation under Division 4 (other than under section 178A) has been, or is being, sought;
22	(ii) the making of such an authorisation;
23	(iii) the existence or non-existence of such an authorisation;
24	(iv) the revocation of such an authorisation;
25	(v) the notification of such a revocation.
26	Penalty: Imprisonment for 2 years.
27	(2) A person commits an offence if:
28	(a) the person discloses a document; and
29	(b) the document consists (wholly or partly) of any of the
30	following:
31	(i) an authorisation under Division 4 (other than under
32	section 178A);
33	(ii) the revocation of such an authorisation;

1	(iii) the notification of such a revocation.
2	Penalty: Imprisonment for 2 years.
3	(3) Paragraphs (1)(a) and (2)(a) do not apply to a disclosure of information or a document if:
5	(a) the disclosure is for the purposes of the authorisation,
6	revocation or notification concerned; or
7	(b) the disclosure is reasonably necessary:
8	(i) to enable the Organisation to perform its functions; or
9	(ii) to enforce the criminal law; or
10	(iii) to enforce a law imposing a pecuniary penalty; or
11	(iv) to protect the public revenue.
12 13	Note: A defendant bears an evidential burden in relation to the matter in subsection (3) (see subsection 13.3(3) of the <i>Criminal Code</i>).
14	Uses
15	(4) A person commits an offence if:
16	(a) the person uses information; and
17	(b) the information is about any of the following:
18	(i) whether an authorisation under Division 4 (other than
19	under section 178A) has been, or is being, sought;
20	(ii) the making of such an authorisation;
21	(iii) the existence or non-existence of such an authorisation;
22	(iv) the revocation of such an authorisation;
23	(v) the notification of such a revocation.
24	Penalty: Imprisonment for 2 years.
25	(5) A person commits an offence if:
26	(a) the person uses a document; and
27	(b) the document consists (wholly or partly) of any of the
28	following:
29	(i) an authorisation under Division 4 (other than under
30	section 178A);
31	(ii) the revocation of such an authorisation;
32	(iii) the notification of such a revocation.
33	Penalty: Imprisonment for 2 years.

1		(6) Paragraphs (4)(a) and (5)(a) do not apply to a use of information or
2		a document if:
3		(a) the use is for the purposes of the authorisation, revocation or
4		notification concerned; or
5		(b) the use is reasonably necessary:
6		(i) to enforce the criminal law; or
7		(ii) to enforce a law imposing a pecuniary penalty; or
8		(iii) to protect the public revenue.
9 10		Note: A defendant bears an evidential burden in relation to the matter in subsection (6) (see subsection 13.3(3) of the <i>Criminal Code</i>).
11 12	Note:	The heading to section 182 is altered by adding at the end ": disclosures under Division 4 ".
13	4 Ap	pplication
14		Sections 181A and 181B of the Telecommunications (Interception and
15		Access) Act 1979 apply in relation to a disclosure, or use, of information
16		or a document on or after the commencement of this Schedule whether
17		the information or document came into existence before, on or after that
18		commencement.
19		

Schedule 5—Miscellaneous 1 2 Telecommunications (Interception and Access) Act 1979 3 1 At the end of section 105 4 Add: 5 (5) Section 15.1 (extended geographical jurisdiction—category A) of 6 the Criminal Code applies to an offence against subsection 7(1) or 7 section 63. 8 2 Application of amendment 9 The amendment made by item 1 of this Schedule applies to acts or 10 things done on or after the day on which this Schedule commences. 11 3 Subsection 180(4) 12 Omit all the words after "reasonably necessary", substitute: 13 for the investigation of: 14 (a) a serious offence; or 15 (b) an offence against a law of the Commonwealth, a State or a 16 Territory that is punishable by imprisonment for at least 3 17 18 years.