

## STANDING COMMITTEE ON LEGAL AND CONSTITUTIONAL AFFAIRS

2 October 2012

Senator the Hon John Hogg President of the Senate Parliament House CANBERRA ACT 2600

Dear Mr President

Pursuant to Senate standing order 38(7), I present to you a correction to the committee report for the Legal and Constitutional Affairs Legislation Committee's inquiry into the provisions of the Privacy Amendment (Enhancing Privacy Protection) Bill 2012 tabled on 25 September 2012.

Yours sincerely

Senator Trish Crossin Chair

# Senate Legal and Constitutional Affairs Legislation Committee Report of the inquiry into the Privacy Amendment (Enhancing Privacy Protection) Bill 2012 [Provisions]

### Correction

# Page xii, paragraph 6.62, line 3 (Recommendation 13)

• Delete 'item 72 of Schedule 2', insert 'item 29 of Schedule 3'.

The corrected sentence will read -

'The committee recommends that the Office of the Australian Information Commissioner, in formulating guidelines under proposed new section 26V in item 29 of Schedule 3 of the Bill, include as a criterion the timeframe within which an individual's 'default information' can be listed by a 'credit provider'.

# Page 113, paragraph 6.62, line 3 (Recommendation 13)

• Delete 'item 72 of Schedule 2', insert 'item 29 of Schedule 3'.

The corrected sentence will read -

'The committee recommends that the Office of the Australian Information Commissioner, in formulating guidelines under proposed new section 26V in item 29 of Schedule 3 of the Bill, include as a criterion the timeframe within which an individual's 'default information' can be listed by a 'credit provider'.