2004-2005

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

# Anti-Terrorism Bill (No. 2) 2005

No. , 2005

(Attorney-General)

A Bill for an Act to amend the law relating to terrorist acts, and for other purposes

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# A Bill for an Act to amend the law relating to terrorist acts, and for other purposes

The Parliament of Australia enacts:

#### 1 Short title

This Act may be cited as the Anti-Terrorism Act (No. 2) 2005.

#### 2 Commencement

(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

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Commencement information		
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 4 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.	
2. Schedule 1, items 1 to 21	The day after this Act receives the Royal Assent.	
3. Schedule 1, item 22	A single day to be fixed by Proclamation.  However, if any of the provision(s) do not commence within the period of 6 months beginning on the day on which this Act receives the Royal Assent, they commence on the first day after the end of that period.	
4. Schedule 1, item 23	The day after this Act receives the Royal Assent.	
5. Schedule 2	The day on which this Act receives the Royal Assent.	
6. Schedules 3 to 6	The day after this Act receives the Royal Assent.	
7. Schedules 7 and 8	The 28th day after the day on which this Act receives the Royal Assent.	
8. Schedule 9, items 1 and 2	A single day to be fixed by Proclamation.  However, if any of the provision(s) do not commence within the period of 12 months beginning on the day on which this Act receives the Royal Assent, they commence on the first day after the end of that period.	
9. Schedule 9, items 3 and 4	The day on which this Act receives the Royal Assent.	
10. Schedule 9, item 5	A single day to be fixed by Proclamation.  However, if any of the provision(s) do not commence within the period of 6 months beginning on the day on which this Act receives the Royal Assent, they commence on the first day after the end of that period.	

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
11. Schedule 9, item 6	At the same time as the provision(s) covered by table item 8.	
12. Schedule 9, item 7	The day on which this Act receives the Royal Assent.	
13. Schedule 9, items 8 and 9	At the same time as the provision(s) covered by table item 8.	
14. Schedule 9,	A single day to be fixed by Proclamation.	
item 10	However, if any of the provision(s) do not commence within the period of 6 months beginning on the day on which this Act receives the Royal Assent, they commence on the first day after the end of that period.	
15. Schedule 9, item 11	At the same time as the provision(s) covered by table item 10.	
16. Schedule 9, items 12 and 13	At the same time as the provision(s) covered by table item 14.	
17. Schedule 9, items 14 and 15	At the same time as the provision(s) covered by table item 8.	
18. Schedule 9, items 16 and 17	At the same time as the provision(s) covered by table item 14.	
19. Schedule 9, items 18 to 24	At the same time as the provision(s) covered by table item 8.	
20. Schedule 10, items 1 to 25	The day on which this Act receives the Royal Assent.	
21. Schedule 10, items 26 to 28	The day after this Act receives the Royal Assent.	
22. Schedule 10, items 29 to 32	The day on which this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this A passed by the Parliament and assented to. It will deal with provisions inserted in this Act after asset	not be expanded to

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(2) Column 3 of the table contains additional information that is no part of this Act. Information in this column may be added to or edited in any published version of this Act.

Anti-Terrorism Bill (No. 2) 2005 No. , 2005

3 Schedule(s	)
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Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.

#### 4 Review of anti-terrorism laws

- (1) The Council of Australian Governments agreed on 27 September 2005 that the Council would, after 5 years, review the operation of:
  - (a) the amendments made by Schedules 1, 3, 4 and 5; and
  - (b) certain State laws.
- (2) If a copy of the report in relation to the review is given to the Attorney-General, the Attorney-General must cause a copy of the report to be laid before each House of Parliament within 15 sitting days after the Attorney-General receives the copy of the report.

1 2 3 4	Schedule 1—Definition of terrorist organisation etc.
5	Crimes (Foreign Incursions and Recruitment) Act 1978
6 7	1 Paragraph 6(7)(b) Omit ", (c), (d) or (e)".
8	Criminal Code Act 1995
9 10	2 Subsection 102.1(1) of the <i>Criminal Code</i> Insert:
11	advocate has the meaning given by subsection (1A).
12 13	3 Subsection 102.1(1) of the <i>Criminal Code</i> (definition of <i>Hamas organisation</i> )
14	Repeal the definition.
15 16	4 Subsection 102.1(1) of the <i>Criminal Code</i> (definition of <i>Hizballah organisation</i> )
17	Repeal the definition.
18 19	5 Subsection 102.1(1) of the <i>Criminal Code</i> (definition of <i>Lashkar-e-Tayyiba organisation</i> )
20	Repeal the definition.
21 22	6 Subsection 102.1(1) of the <i>Criminal Code</i> (paragraph (a) of the definition of <i>terrorist organisation</i> )
23	Omit "the terrorist act", substitute "a terrorist act".
24 25	7 Subsection 102.1(1) of the <i>Criminal Code</i> (paragraph (b) of the definition of <i>terrorist organisation</i> ) Omit "(4)); or", substitute "(4)).".
26	
27 28	8 Subsection 102.1(1) of the <i>Criminal Code</i> (paragraphs (c), (d) and (e) of the definition of <i>terrorist organisation</i> )

1	Repeal the paragraphs.
2	9 After subsection 102.1(1) of the Criminal Code
3	Insert:
4	Definition of advocates
5 6	(1A) In this Division, an organisation <i>advocates</i> the doing of a terrorist act if:
7 8	<ul> <li>(a) the organisation directly or indirectly counsels or urges the doing of a terrorist act; or</li> </ul>
9 10	(b) the organisation directly or indirectly provides instruction on the doing of a terrorist act; or
11	(c) the organisation directly praises the doing of a terrorist act.
12	10 Subsection 102.1(2) of the Criminal Code
13	Repeal the subsection, substitute:
14	Terrorist organisation regulations
15 16 17	(2) Before the Governor-General makes a regulation specifying an organisation for the purposes of paragraph (b) of the definition of <i>terrorist organisation</i> in this section, the Minister must be satisfied
18 19 20 21	on reasonable grounds that the organisation:  (a) is directly or indirectly engaged in, preparing, planning, assisting in or fostering the doing of a terrorist act (whether or not a terrorist act has occurred or will occur); or
22 23	<ul><li>(b) advocates the doing of a terrorist act (whether or not a terrorist act has occurred or will occur).</li></ul>
24	11 Paragraph 102.1(4)(b) of the Criminal Code
25	Repeal the paragraph, substitute:
26 27	(b) the Minister ceases to be satisfied of either of the following (as the case requires):
28	(i) that the organisation is directly or indirectly engaged in,
29	preparing, planning, assisting in or fostering the doing
30 31	of a terrorist act (whether or not a terrorist act has occurred or will occur);

1 2 3	<ul><li>(ii) that the organisation advocates the doing of a terrorist act (whether or not a terrorist act has occurred or will occur);</li></ul>
4 <b>1</b>	2 Subsection 102.1(6) of the <i>Criminal Code</i>
5 6	Omit "section 50 of the Acts Interpretation Act 1901", substitute "section 15 of the Legislative Instruments Act 2003".
7 <b>1</b>	3 Subsections 102.1(7) to (16) of the <i>Criminal Code</i> Repeal the subsections.
9 <b>1</b>	4 Paragraph 102.1(17)(a) of the <i>Criminal Code</i> Omit ", (c), (d) or (e)".
11 1	5 Paragraph 102.1(17)(b) of the <i>Criminal Code</i>
12	Omit ", (9), (10A) or (10C), as the case requires,".
13 <b>1</b>	6 Paragraph 102.1(17)(c) of the <i>Criminal Code</i>
14	Repeal the paragraph, substitute:
15	(c) the de-listing application is made on the grounds that there is
16 17	no basis for the Minister to be satisfied that the listed organisation:
18 19 20 21	<ul> <li>(i) is directly or indirectly engaged in, preparing, planning, assisting in or fostering the doing of a terrorist act (whether or not a terrorist act has occurred or will occur); or</li> </ul>
22 23	<ul><li>(ii) advocates the doing of a terrorist act (whether or not a terrorist act has occurred or will occur);</li></ul>
24	as the case requires;
25 <b>1</b>	7 Subsection 102.1(18) of the <i>Criminal Code</i>
26	Omit "subsections (4), (9), (10A) and (10C)", substitute
27	"subsection (4)".
28 1	8 Paragraph 102.5(2)(b) of the <i>Criminal Cod</i> e
29	Omit ", (c), (d) or (e)".
30 <b>1</b>	9 Paragraph 102.8(1)(b) of the <i>Criminal Code</i>
31	Omit ", (c), (d) or (e)".

1	20 P	aragraph 102.8(2)(g) of the <i>Criminal Code</i>
2		Omit ", (c), (d) or (e)".
3	21 A	t the end of Division 106 of the <i>Criminal Code</i>
4		Add:
5 6	106.2	Saving—regulations made for the purposes of paragraph (a) of the definition of terrorist organisation
7		(1) If:
8 9 10 11		(a) regulations were made before commencement for the purposes of paragraph (a) of the definition of <i>terrorist organisation</i> in subsection 102.1(1), as in force before commencement; and
12 13		<ul><li>(b) the regulations were in force immediately before commencement;</li></ul>
14 15 16		the regulations continue to have effect, after commencement, as if they had been made for the purposes of that paragraph, as in force after commencement.
17 18		(2) In this section, <i>commencement</i> means the commencement of this section.
19 20 21	Note:	The heading to section 106.1 of the <i>Criminal Code</i> is replaced by the heading "Saving—regulations originally made for the purposes of paragraph (c) of the definition of <i>terrorist organisation</i> ".
22	22 A	t the end of Division 106 of the <i>Criminal Code</i>
23		Add:
24	106.3	Application provision
25		The amendments to this Code made by Schedule 1 to the
26		Anti-Terrorism Act 2005 apply to offences committed:
27		(a) before the commencement of this section (but not before the
28		commencement of the particular section of the Code being
29		amended); and
30		(b) after the commencement of this section.
31	Custo	oms Act 1901

# 23 Subparagraph 203DA(1)(c)(i)

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Omit "the terrorist act", substitute "a terrorist act".

# Schedule 2—Technical amendments

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#### Criminal Code Act 1995

# 1 Division 104 of Part 5.4 of the Criminal Code (heading)

Repeal the heading, substitute:

# **Division 115—Harming Australians**

### 2 Sections in Part 5.4 of the Criminal Code

The sections in Part 5.4 of the Criminal Code are renumbered in accordance with the following table:

Section renumbering in Part 5.4 of the Criminal Code		
Item	This section	is renumbered as
1	104.1	115.1
2	104.2	115.2
3	104.3	115.3
4	104.4	115.4
5	104.5	115.5
6	104.6	115.6
7	104.7	115.7
8	104.8	115.8
9	104.9	115.9

Scl	nedule 3—Financing terrorism
Crin	ninal Code Act 1995
1 P	Repeal the paragraphs, substitute:  (a) the person intentionally:  (i) receives funds from, or makes funds available to, an organisation (whether directly or indirectly); or  (ii) collects funds for, or on behalf of, an organisation (whether directly or indirectly); and
Note:	The heading to section 102.6 of the <i>Criminal Code</i> is altered by omitting "to or from" and substituting "to, from or for".
2 S	ubsection 103.1(3) of the <i>Criminal Code</i>
	Repeal the subsection.
3 A	t the end of Division 103 of the <i>Criminal Code</i>
	Add:
103.	2 Financing a terrorist
	(1) A person commits an offence if:
	(a) the person intentionally:
	(i) makes funds available to another person (whether directly or indirectly); or
	(ii) collects funds for, or on behalf of, another person
	(whether directly or indirectly); and
	(b) the first-mentioned person is reckless as to whether the other
	person will use the funds to facilitate or engage in a terrorist
	act.
	Penalty: Imprisonment for life.
	(2) A person commits an offence under subsection (1) even if:
	(a) a terrorist act does not occur; or
	(b) the funds will not be used to facilitate or engage in a specific
	terrorist act; or

1 2	(c) the funds will be used to facilitate or engage in more than one terrorist act.
3	103.3 Extended geographical jurisdiction for offences
4 5	Section 15.4 (extended geographical jurisdiction—category D) applies to an offence against this Division.
6	Financial Transaction Reports Act 1988
7	4 Subsection 16(6) (paragraph (a) of the definition of financing of terrorism offence)
9 10	Repeal the paragraph, substitute:  (a) section 102.6 or Division 103 of the <i>Criminal Code</i> ; or

Part 1—Control orders and preventative detention orders  Criminal Code Act 1995  1 Subsection 100.1(1) of the Criminal Code Insert:  AFP member means:  (a) a member of the Australian Federal Police (within the meaning of the Australian Federal Police Act 1979); or  (b) a special member of the Australian Federal Police (within meaning of that Act).  2 Subsection 100.1(1) of the Criminal Code Insert:  confirmed control order means an order made under section 104.16.  3 Subsection 100.1(1) of the Criminal Code Insert:  continued preventative detention order means an order made under section 105.12.  4 Subsection 100.1(1) of the Criminal Code Insert:  control order means an interim control order or a confirmed control order.  5 Subsection 100.1(1) of the Criminal Code Insert:		4—Control orders and preventative tention orders
<ol> <li>Subsection 100.1(1) of the Criminal Code         <ul> <li>Insert:</li> <li>AFP member means:</li> <li>(a) a member of the Australian Federal Police (within the meaning of the Australian Federal Police Act 1979); or</li> <li>(b) a special member of the Australian Federal Police (within meaning of that Act).</li> </ul> </li> <li>Subsection 100.1(1) of the Criminal Code         <ul> <li>Insert:</li> <li>confirmed control order means an order made under section 104.16.</li> </ul> </li> <li>Subsection 100.1(1) of the Criminal Code         <ul> <li>Insert:</li> <li>continued preventative detention order means an order made under section 105.12.</li> </ul> </li> <li>Subsection 100.1(1) of the Criminal Code         <ul> <li>Insert:</li> <li>control order means an interim control order or a confirmed control order.</li> </ul> </li> <li>Subsection 100.1(1) of the Criminal Code</li> </ol>		
Insert:  AFP member means:  (a) a member of the Australian Federal Police (within the meaning of the Australian Federal Police Act 1979); or  (b) a special member of the Australian Federal Police (within meaning of that Act).  2 Subsection 100.1(1) of the Criminal Code Insert:  confirmed control order means an order made under section 104.16.  3 Subsection 100.1(1) of the Criminal Code Insert:  continued preventative detention order means an order made under section 105.12.  4 Subsection 100.1(1) of the Criminal Code Insert:  control order means an interim control order or a confirmed control order.  5 Subsection 100.1(1) of the Criminal Code	Criminal Cod	le Act 1995
<ul> <li>(a) a member of the Australian Federal Police (within the meaning of the Australian Federal Police Act 1979); or</li> <li>(b) a special member of the Australian Federal Police (within meaning of that Act).</li> <li>2 Subsection 100.1(1) of the Criminal Code Insert: confirmed control order means an order made under section 104.16. </li> <li>3 Subsection 100.1(1) of the Criminal Code Insert: continued preventative detention order means an order made under section 105.12. 4 Subsection 100.1(1) of the Criminal Code Insert: control order means an interim control order or a confirmed control order. 5 Subsection 100.1(1) of the Criminal Code 5 Subsection 100.1(1) of the Criminal Code 5 Subsection 100.1(1) of the Criminal Code 6 Subsection 100.1(1) of the Criminal Code 6 Subsection 100.1(1) of the Criminal Code 7 Subsection 100.1(1) of the Criminal Code 8 Subsection 100.1(1) of the Criminal Code 9 Subsection 100.1(1) of the Criminal Code 1 Subsection 100.1(1) of the Criminal Code 2 Subsection 100.1(1) of the Criminal Code 2 Subsection 100.1(1) of the Criminal Code 2 Subsection 100.1(1) of the Criminal Code 3 Subsection 100.1(1) of the Criminal Code</li></ul>		100.1(1) of the <i>Criminal Code</i>
Insert:  confirmed control order means an order made under section 104.16.  Subsection 100.1(1) of the Criminal Code Insert:  continued preventative detention order means an order made under section 105.12.  Subsection 100.1(1) of the Criminal Code Insert:  control order means an interim control order or a confirmed control order.  Subsection 100.1(1) of the Criminal Code	(a)	a member of the Australian Federal Police (within the meaning of the <i>Australian Federal Police Act 1979</i> ); or a special member of the Australian Federal Police (within the
<ul> <li>confirmed control order means an order made under section 104.16.</li> <li>Subsection 100.1(1) of the Criminal Code         <ul> <li>Insert:</li> <li>continued preventative detention order means an order made under section 105.12.</li> </ul> </li> <li>Subsection 100.1(1) of the Criminal Code         <ul> <li>Insert:</li> <li>control order means an interim control order or a confirmed control order.</li> </ul> </li> <li>Subsection 100.1(1) of the Criminal Code</li> </ul>		100.1(1) of the <i>Criminal Code</i>
Insert:  continued preventative detention order means an order made under section 105.12.  Subsection 100.1(1) of the Criminal Code Insert:  control order means an interim control order or a confirmed control order.  Subsection 100.1(1) of the Criminal Code	conf	
under section 105.12.  4 Subsection 100.1(1) of the Criminal Code Insert:  control order means an interim control order or a confirmed control order.  5 Subsection 100.1(1) of the Criminal Code		100.1(1) of the <i>Criminal Code</i>
Insert: <pre>control order means an interim control order or a confirmed control order.</pre> 5 Subsection 100.1(1) of the Criminal Code		•
control order.  5 Subsection 100.1(1) of the <i>Criminal Code</i>		100.1(1) of the <i>Criminal Code</i>
- /		
		100.1(1) of the <i>Criminal Code</i>

1 2 3 4	corresponding State preventative detention law means a law of a State or Territory that is, or particular provisions of a law of a State or Territory that are, declared by the regulations to correspond to Division 105 of this Act.
5	6 Subsection 100.1(1) of the Criminal Code
6	Insert:
7	frisk search means:
8 9	(a) a search of a person conducted by quickly running the hands over the person's outer garments; and
10 11	(b) an examination of anything worn or carried by the person that is conveniently and voluntarily removed by the person.
12	7 Subsection 100.1(1) of the Criminal Code
13	Insert:
14	identification material, in relation to a person, means prints of the
15	person's hands, fingers, feet or toes, recordings of the person's
16 17	voice, samples of the person's handwriting or photographs (including video recordings) of the person, but does not include
18 19	tape recordings made for the purposes of section 23U or 23V of the <i>Crimes Act 1914</i> .
20	8 Subsection 100.1(1) of the Criminal Code
21	Insert:
22 23	initial preventative detention order means an order made under section 105.8.
24	9 Subsection 100.1(1) of the <i>Criminal Code</i>
25	Insert:
26	interim control order means an order made under section 104.4,
27	104.7 or 104.9.
28	10 Subsection 100.1(1) of the Criminal Code
29	Insert:
30	issuing authority:

1 2		<ul> <li>(a) for initial preventative detention orders—means a senior AFF member; and</li> </ul>
3		(b) for continued preventative detention orders—means a person
4		appointed under section 105.2.
5	11	Subsection 100.1(1) of the Criminal Code
6		Insert:
7		issuing court means:
8		(a) the Federal Court of Australia; or
9		(b) the Family Court of Australia; or
10		(c) the Federal Magistrates Court.
11	12	Subsection 100.1(1) of the Criminal Code
12		Insert:
13		Judge means a Judge of a court created by the Parliament.
14	13	Subsection 100.1(1) of the Criminal Code
15	.0	Insert:
16 17		<i>lawyer</i> means a person enrolled as a legal practitioner of a federal court or the Supreme Court of a State or Territory.
18	14	Subsection 100.1(1) of the Criminal Code
19		Insert:
20		listed terrorist organisation means an organisation that is specified
21		by the regulations for the purposes of paragraph (b) of the
22		definition of <i>terrorist organisation</i> in section 102.1.
23	15	Subsection 100.1(1) of the Criminal Code
24		Insert:
25		ordinary search means a search of a person or of articles in the
26		possession of a person that may include:
27		(a) requiring the person to remove his or her overcoat, coat or
28		jacket and any gloves, shoes or hat; and (b) an examination of those items.
29		(b) an examination of those items.
30	16	Subsection 100.1(1) of the Criminal Code

1		Insert:
2		police officer means:
3		(a) an AFP member; or
4 5		(b) a member (however described) of a police force of a State or Territory.
6	17	Subsection 100.1(1) of the Criminal Code
7		Insert:
8 9 10		prescribed authority has the same meaning as in Division 3 of Part III of the Australian Security Intelligence Organisation Act 1979.
11	18	Subsection 100.1(1) of the Criminal Code
12		Insert:
13 14		<i>preventative detention order</i> means an order under section 105.8 or 105.12.
15	19	Subsection 100.1(1) of the Criminal Code
16		Insert:
17 18		<i>prohibited contact order</i> means an order made under section 105.15 or 105.16.
19	20	Subsection 100.1(1) of the <i>Criminal Code</i>
20		Insert:
21		seizable item means anything that:
22		(a) would present a danger to a person; or
23		(b) could be used to assist a person to escape from lawful
24		custody; or  (c) could be used to contact another person or to operate a device
25 26		remotely.
27	21	Subsection 100.1(1) of the <i>Criminal Code</i>
28		Insert:
29		senior AFP member means:
30		(a) the Commissioner of the Australian Federal Police; or

1	(b) a Deputy Commissioner of the Australian Federal Police; or
2	(c) an AFP member of, or above, the rank of Superintendent.
3	22 Subsection 100.1(1) of the Criminal Code
4	Insert:
5	superior court means:
6	(a) the High Court; or
7	(b) the Federal Court of Australia; or
8	(c) the Family Court of Australia or of a State; or
9	(d) the Supreme Court of a State or Territory; or
10	(e) the District Court (or equivalent) of a State or Territory.
11	23 Subsection 100.1(1) of the Criminal Code
12	Insert:
13	tracking device means any electronic device capable of being used
14	to determine or monitor the location of a person or an object or the
15	status of an object.
16	24 After Division 103 of the Criminal Code
17	Insert:
18	Division 104—Control orders
19	Subdivision A—Object of this Division
20	104.1 Object of this Division
21	The object of this Division is to allow obligations, prohibitions and
22	restrictions to be imposed on a person by a control order for the
23	purpose of protecting the public from a terrorist act.

# Subdivision B—Making an interim control order

2	104.2	Attorney-General's consent to request an interim control order
4		(1) A senior AFP member must not request an interim control order in
5 6		relation to a person without the Attorney-General's written consent.
7 8 9		Note: However, in urgent circumstances, a senior AFP member may request an interim control order without first obtaining the Attorney-General's consent (see Subdivision C).
10		(2) A senior AFP member may only seek the Attorney-General's
11 12		written consent to request an interim control order in relation to a person if the member:
13 14 15		<ul> <li>(a) considers on reasonable grounds that the order in the terms to be requested would substantially assist in preventing a terrorist act; or</li> </ul>
16		(b) suspects on reasonable grounds that the person has provided
16 17		training to, or received training from, a listed terrorist
18		organisation.
19 20		(3) In seeking the Attorney-General's consent, the member must give the Attorney-General a draft request that includes:
21		(a) a draft of the interim control order to be requested; and
22		(b) the following:
23		(i) a statement of the facts relating to why the order should
23 24		be made;
25		(ii) if the member is aware of any facts relating to why the
26		order should not be made—a statement of those facts;
27		and
28		(c) the following:
29		(i) an explanation as to why each of the obligations,
30		prohibitions and restrictions should be imposed on the
31		person;
32		(ii) if the member is aware of any facts relating to why any
33		of those obligations, prohibitions or restrictions should
34		not be imposed on the person—a statement of those
35		facts; and
36		(d) the following:

1 2	<ul> <li>(i) the outcomes and particulars of all previous requests for interim control orders (including the outcomes of the hearings to confirm the orders) in relation to the person;</li> </ul>
3	(ii) the outcomes and particulars of all previous applications
5 6	for variations of control orders made in relation to the person;
7	(iii) the outcomes of all previous applications for
8	revocations of control orders made in relation to the
9	person;
10	(iv) the outcomes and particulars of all previous applications
11	for preventative detention orders in relation to the
12	person;
13	(v) information (if any) that the member has about any
14	periods for which the person has been detained under ar
15	order made under a corresponding State preventative
16	detention law; and
17	(e) information (if any) that the member has about the person's
18	age.
19 20	Note 1: An interim control order cannot be requested in relation to a person who is under 16 years of age (see section 104.28).
21 22	Note 2: The member might commit an offence if the draft request is false or misleading (see sections 137.1 and 137.2).
23	(4) The Attorney-General's consent may be made subject to changes
24	being made to the draft request (including the draft of the interim
25	control order to be requested).
26	(5) To avoid doubt, a senior AFP member may seek the
27	Attorney-General's consent to request an interim control order in
28	relation to a person, even if such a request has previously been
29	made in relation to the person.
30	104.3 Requesting the court to make an interim control order
31	If the Attorney-General consents to the request under
32	section 104.2, the senior AFP member may request the interim
33	control order by giving an issuing court:
34	(a) a request:
35	(i) that is the same as the draft request, except for the
36	changes (if any) required by the Attorney-General; and

1 2		(ii) the information in which is sworn or affirmed by the member; and
3		(b) a copy of the Attorney-General's consent.
4 5		Note: The member might commit an offence if the request is false or misleading (see sections 137.1 and 137.2).
6	104.4	Making an interim control order
7		(1) The issuing court may make an order under this section in relation
8		to the person, but only if:
9 10		(a) the senior AFP member has requested it in accordance with section 104.3; and
11		(b) the court has received and considered such further
12		information (if any) as the court requires; and
13		(c) the court is satisfied on the balance of probabilities:
14		(i) that making the order would substantially assist in
15		preventing a terrorist act; or
16		(ii) that the person has provided training to, or received
17		training from, a listed terrorist organisation; and
18		(d) the court is satisfied on the balance of probabilities that each
19		of the obligations, prohibitions and restrictions to be imposed
20		on the person by the order is reasonably necessary, and
21		reasonably appropriate and adapted, for the purpose of
22		protecting the public from a terrorist act.
23		(2) In determining whether each of the obligations, prohibitions and
24		restrictions to be imposed on the person by the order is reasonably
25		necessary, and reasonably appropriate and adapted, the court must
26		take into account the impact of the obligation, prohibition or
27		restriction on the person's circumstances (including the person's
28		financial and personal circumstances).
29		(3) The court need not include in the order an obligation, prohibition
30		or restriction that was sought by the senior AFP member if the
31		court is not satisfied as mentioned in paragraph (1)(d) in respect of
32		that obligation, prohibition or restriction.
33	104.5	Terms of an interim control order
34		(1) If the issuing court makes the interim control order, the order must:

1 2	(a) state that the court is satisfied of the matters mentioned in paragraphs 104.4(1)(c) and (d); and
3	(b) specify the name of the person to whom the order relates; and
4	(c) specify all of the obligations, prohibitions and restrictions
5	mentioned in subsection (3) that are to be imposed on the
6	person by the order; and
7	(d) state that the order does not begin to be in force until it is
8	served personally on the person; and
9	(e) specify a day on which the person may attend the court for
10	the court to:
11 12	<ul><li>(i) confirm (with or without variation) the interim control order; or</li></ul>
13	(ii) declare the interim control order to be void; or
14	(iii) revoke the interim control order; and
15	(f) specify the period during which the confirmed control order
16	is to be in force, which must not end more than 12 months
17	after the day on which the interim control order is made; and
18	(g) state that the person's lawyer may attend a specified place in
19	order to obtain a copy of the interim control order.
20	Note 1: An interim control order made in relation to a person must be served
21 22	on the person at least 48 hours before the day specified as mentioned in paragraph (1)(e) (see section 104.12).
23	Note 2: A confirmed control order that is made in relation to a 16- to
24 25	18-year-old must not end more than 3 months after the day on which the interim control order is made (see section 104.28).
26	(2) Paragraph (1)(f) does not propert the making of suggestive control
26 27	(2) Paragraph (1)(f) does not prevent the making of successive control orders in relation to the same person.
21	orders in relation to the same person.
28	Obligations, prohibitions and restrictions
29	(3) The obligations, prohibitions and restrictions that the court may
30	impose on the person by the order are the following:
31	(a) a prohibition or restriction on the person being at specified
32	areas or places;
33	(b) a prohibition or restriction on the person leaving Australia;
34	(c) a requirement that the person remain at specified premises
35	between specified times each day, or on specified days;
36	(d) a requirement that the person wear a tracking device;
37	(e) a prohibition or restriction on the person communicating or
38	associating with specified individuals;

1 2	(f)	a prohibition or restriction on the person accessing or using specified forms of telecommunication or other technology
3		(including the Internet);
4 5	(g)	a prohibition or restriction on the person possessing or using specified articles or substances;
6	(h)	a prohibition or restriction on the person carrying out
7		specified activities (including in respect of his or her work or
8		occupation);
9 10	(i)	a requirement that the person report to specified persons at specified times and places;
11 12	(j)	a requirement that the person allow himself or herself to be photographed;
13	(k)	a requirement that the person allow impressions of his or her
14	,	fingerprints to be taken;
15	(1)	a requirement that the person participate in specified
16		counselling or education.
17	Note:	Restrictions apply to the use of photographs or impressions of
18 19		fingerprints taken as mentioned in paragraphs (3)(j) and (k) (see section 104.22).
1)		section 104.22).
20	Com	municating and associating
21	(4) Subs	ection 102.8(4) applies to paragraph (3)(e) and the person's
22		nunication or association in the same way as that subsection
23	appli	es to section 102.8 and a person's association.
24	(5) This	section does not affect the person's right to contact,
25	comr	nunicate or associate with the person's lawyer unless the
26	_	on's lawyer is a specified individual as mentioned in
27		graph (3)(e). If the person's lawyer is so specified, the person
28	•	contact, communicate or associate with any other lawyer who
29	1S no	t so specified.
30	Cour	selling and education
31	(6) A pe	rson is required to participate in specified counselling or
32		ation as mentioned in paragraph (3)(1) only if the person
33	•	es, at the time of the counselling or education, to participate in
34	the c	ounselling or education.

# Subdivision C—Making an urgent interim control order

1

2	104.6	Req	uesting means	an urgent interim control order by electronic
4		(1)	A senio	r AFP member may request, by telephone, fax, email or
5		` ,		ectronic means, an issuing court to make an interim control
6			order in	relation to a person if:
7			(a) th	e member considers it necessary to use such means because
8			of	urgent circumstances; and
9			(b) th	e member either considers or suspects the matters
0			m	entioned in subsection 104.2(2) on reasonable grounds.
1		(2)		orney-General's consent under section 104.2 is not required
2			before t	he request is made.
3			Note:	However, if the Attorney-General's consent is not obtained before the
4				member makes the request, the Attorney-General's consent must be
5				obtained within 4 hours of the member making the request (see
0				section 104.10).
7		(3)	The issu	uing court may require communication by voice to the
8			extent th	hat is practicable in the circumstances.
9		(4)	The req	uest must include the following:
20			(a) al	I that is required under subsection 104.2(3) in respect of an
.1			or	dinary request for an interim control order (including, if the
2				ttorney-General's consent has been obtained before making
.3				e request, the changes (if any) required by the
.4				ttorney-General);
25				explanation as to why the making of the interim control
.6				der is urgent;
.7				the Attorney-General's consent has been obtained before
28				aking the request—a copy of the Attorney-General's
.9			co	onsent.
0			Note:	The member might commit an offence if the request is false or
1				misleading (see sections 137.1 and 137.2).
2		(5)	The info	ormation and the explanation included in the request must
3		` ′		n or affirmed by the member, but do not have to be sworn
4				med before the request is made.
5 6			Note:	Subsection 104.7(5) requires the information and the explanation to be sworn or affirmed within 24 hours.

1	104.7	Making an urgent interim control order by electronic means
2		(1) Before making an order in response to a request under
3		section 104.6, the issuing court must:
4		(a) consider the information and the explanation included in the
5		request; and
6 7		(b) receive and consider such further information (if any) as the court requires.
8		(2) If the issuing court is satisfied that an order should be made
9		urgently, the court may complete the same form of order that
10		would be made under sections 104.4 and 104.5.
11		Procedure after urgent interim control order is made
12		(3) If the issuing court makes the order, the court must inform the
13		senior AFP member, by telephone, fax, email or other electronic
14		means, of:
15		(a) the terms of the order; and
16		(b) the day on which, and the time at which, it was completed.
17		(4) The member must then complete a form of order in terms
18		substantially corresponding to those given by the issuing court,
19		stating on the form:
20		(a) the name of the court; and
21		(b) the day on which, and the time at which, the order was
22		completed.
23		(5) Within 24 hours of being informed under subsection (3), the
24		member must give or transmit the following to the issuing court:
25		(a) the form of order completed by the member;
26		(b) if the information and the explanation included in the request
27		were not already sworn or affirmed—that information and
28		explanation duly sworn or affirmed;
29		(c) if the Attorney-General's consent was not obtained before
30		making the request—a copy of the Attorney-General's consent.
31		CONSCIR.
32		(6) The issuing court must attach to the documents provided under
33		subsection (5) the form of order the court has completed.

1	104.6 Requesting an urgent internit control order in person
2	(1) A senior AFP member may request, in person, an issuing court to
3	make an interim control order in relation to a person without first
4	obtaining the Attorney-General's consent under section 104.2 if:
5	(a) the member considers it necessary to request the order
6	without the consent because of urgent circumstances; and
7	(b) the member either considers or suspects the matters mentioned in subsection 104.2(2) on reasonable grounds.
8	
9 10	Note: The Attorney-General's consent must be obtained within 4 hours of making the request (see section 104.10).
11	(2) The request must include the following:
12	(a) all that is required under subsection 104.2(3) in respect of ar
13	ordinary request for an interim control order (including
14	information that is sworn or affirmed by the member);
15	(b) an explanation that is sworn or affirmed as to why the
16 17	making of the interim control order without first obtaining the Attorney-General's consent is urgent.
	·
18 19	Note: The member might commit an offence if the request is false or misleading (see sections 137.1 and 137.2).
20	104.9 Making an urgent interim control order in person
21	(1) Before making an order in response to a request under
22	section 104.8, the issuing court must:
23 24	(a) consider the information and the explanation included in the request; and
25	(b) receive and consider such further information (if any) as the
26	court requires.
27	(2) If the issuing court is satisfied that an order should be made
28	urgently, the court may make the same order that would be made
29	under sections 104.4 and 104.5.
30	(3) Within 24 hours of the order being made under subsection (2), the
31	member must:
32	(a) give or transmit a copy of the order to the issuing court; and
33	(b) either:
34	(i) give or transmit a copy of the Attorney-General's
35	consent to request the order to the court; or

1 2	(ii) notify the court in writing that the Attorney-General's consent was not obtained.
3	Note: Section 104.10 deals with the Attorney-General's consent.
4	104.10 Obtaining the Attorney-General's consent within 4 hours
5	(1) If the Attorney-General's consent to request an interim control
6	order was not first sought before making a request under
7	section 104.6 or 104.8, the senior AFP member who made the
8 9	request must, in accordance with subsection 104.2(3), seek that consent within 4 hours of making the request.
10	(2) In any case, if the Attorney-General:
11	(a) refuses his or her consent to request the order; or
12	(b) has not given his or her consent to request the order;
13	within 4 hours of the request being made, the order immediately
14	ceases to be in force.
15	Note: However, the senior AFP member can vary the request and seek the
16 17	Attorney-General's consent to request a new interim control order in relation to the person (see subsection 104.2(5)).
18	(3) If the order ceases to be in force under subsection (2), the senior
19	AFP member must, as soon as practicable:
20	(a) notify the court that the order has ceased to be in force; and
21 22	(b) if the order has been served on the person in relation to whom it was made:
23	(i) annotate the order to indicate that it has ceased to be in
24	force; and
25	(ii) cause the annotated order to be served personally on the
26	person.
27	104.11 Court to assume that exercise of power not authorised by
28	urgent interim control order
29	If:
30	(a) it is material, in any proceedings, for a court to be satisfied
31	that an interim control order was duly made under section 104.7; and
32	
33	(b) the form of order completed by the relevant issuing court is
34	not produced in evidence;

1 2	the first-mentioned court is to assume, unless the contrary is proved, that the order was not duly made.
3	Subdivision D—Confirming an interim control order
4 5	104.12 Service, explanation and notification of an interim control order
6	Service and explanation of an interim control order
7 8 9	(1) As soon as practicable after an interim control order is made in relation to a person, and at least 48 hours before the day specified as mentioned in paragraph 104.5(1)(e), an AFP member:
10	(a) must serve personally on the person:
11	(i) the order; and
12	(ii) a summary of the grounds on which the order is made;
13	and
14	(b) must inform the person of the following:
15	(i) the effect of the order;
16	(ii) the period for which the order (if confirmed) is in force;
17 18	(iii) the effect of sections 104.13, 104.14, 104.18 and 104.27 (and section 104.22 if appropriate); and
19	(c) must ensure that the person understands the information
20	provided under paragraph (b) (taking into account the
21	person's age, language skills, mental capacity and any other
22	relevant factor).
23	(2) To avoid doubt, subparagraph (1)(a)(ii) does not require any
24	information to be included in the summary if the disclosure of that
25	information is likely to prejudice national security (within the
26	meaning of the National Security Information (Criminal and Civil
27	Proceedings) Act 2004).
28	(3) Paragraphs (1)(b) and (c) do not apply if the actions of the person
29	in relation to whom the interim control order has been made make
30	it impracticable for the AFP member to comply with those
31	paragraphs.
32 33	(4) A failure to comply with paragraph (1)(c) does not make the control order ineffective to any extent.

1		Notifying the Queensland public interest monitor of an interim
2		control order
3		(5) If:
4 5		(a) the person in relation to whom the interim control order is made is a resident of Queensland; or
6		(b) the issuing court that made the interim control order did so in
7		Queensland;
8		an AFP member must give to the Queensland public interest
9		monitor written notice of:
10 11		<ul><li>(c) the fact that an interim control order has been made in relation to the person; and</li></ul>
12		(d) the day specified as mentioned in paragraph 104.5(1)(e); and
13		(e) the name of the court that made the order.
14	104.13	Lawyer may request a copy of an interim control order
15		(1) A lawyer of the person in relation to whom an interim control order
16		is made may attend the place specified in the order as mentioned in
17		paragraph 104.5(1)(g) in order to obtain:
18		(a) a copy of the order; and
19		(b) a copy of the summary of the grounds on which the order is
20		made.
21		(2) This section does not:
22		(a) require more than one person to give the lawyer a copy of the
23		order or summary; or
24 25		(b) entitle the lawyer to request or be given a copy of, or see, a document other than the order and summary.
26	104.14	Confirming an interim control order
27		Who may adduce evidence or make submissions
28		(1) On the day specified as mentioned in paragraph 104.5(1)(e), the
29		following persons may adduce evidence (including by calling
30		witnesses or producing material), or make submissions, to the
31		issuing court in relation to the confirmation of an interim control
32		order:
33		(a) the senior AFP member who requested the interim control order;
34		order;

1	(b) one or more other AFP members;
2	(c) the person in relation to whom the interim control order is
3	made;
4	(d) one or more representatives of the person;
5	(e) if:
6	(i) the person is a resident of Queensland; or
7	(ii) the court made the interim control order in Queensland;
8	the Queensland public interest monitor (unless the monitor is
9	already a representative of the person).
10	(2) Subsection (1) does not otherwise limit the power of the court to
11	control proceedings in relation to the confirmation of an interim
12	control order.
13	(3) Before taking action under this section, the court must consider:
14	(a) the original request for the interim control order; and
15	(b) any evidence adduced, and any submissions made, under
16	subsection (1) in respect of the order.
17	Failure of person or representative to attend
18	(4) The court may confirm the order without variation if:
19	(a) the person in relation to whom the order is made, or a
20	representative of the person, fails to attend the court on the
21	specified day; and
22	(b) the court is satisfied on the balance of probabilities that the
23	order was properly served on the person.
24	Attendance of person or representative
25	(5) The court may take the action mentioned in subsection (6) or (7) if
26	the person in relation to whom the order is made, or a
27	representative of the person, attends the court on the specified day.
28	(6) The court may declare, in writing, the order to be void if the court
29	is satisfied that, at the time of making the order, there were no
30	grounds on which to make the order.
31	(7) Otherwise, the court may:
32	(a) revoke the order if, at the time of confirming the order, the
33	court is not satisfied as mentioned in paragraph 104.4(1)(c);
34	or

1 2 3 4 5	(b) confirm and vary the order by removing one or more obligations, prohibitions or restrictions if, at the time of confirming the order, the court is satisfied as mentioned in paragraph 104.4(1)(c) but is not satisfied as mentioned in paragraph 104.4(1)(d); or
6 7 8	(c) confirm the order without variation if, at the time of confirming the order, the court is satisfied as mentioned in paragraphs 104.4(1)(c) and (d).
9 10	Note: If the court confirms the interim control order, the court must make a new order under section 104.16.
11 12	104.15 When a declaration, or a revocation, variation or confirmation of a control order, is in force
13 14	(1) If the court declares the interim control order to be void under section 104.14, the order is taken never to have been in force.
15 16	(2) If the court revokes the interim control order under section 104.14, the order ceases to be in force when the court revokes the order.
17 18	(3) If the court confirms the interim control order (with or without variation) under section 104.14 then:
19	(a) the interim control order ceases to be in force; and
20	(b) the confirmed control order begins to be in force;
21	when the court makes a corresponding order under section 104.16.
22	104.16 Terms of a confirmed control order
23 24	(1) If the issuing court confirms the interim control order under section 104.14, the court must make a corresponding order that:
25	(a) states that the court is satisfied of the matters mentioned in
26	paragraphs 104.4(1)(c) and (d); and
27	(b) specifies the name of the person to whom the order relates;
28	and
29	(c) specifies all of the obligations, prohibitions and restrictions
30	mentioned in subsection 104.5(3) that are to be imposed on
31	the person by the order; and
32	(d) specifies the period during which the order is to be in force,
33	which must not end more than 12 months after the day on
34	which the interim control order was made; and

1 2	(e) states that the person's lawyer may attend a specified place in order to obtain a copy of the confirmed control order.
3 4 5	Note: A confirmed control order that is made in relation to a 16- to 18-year-old must not end more than 3 months after the day on which the interim control order was made (see section 104.28).
6 7	(2) Paragraph (1)(d) does not prevent the making of successive control orders in relation to the same person.
8	104.17 Service of a declaration, or a revocation, variation or confirmation of a control order
10 11 12 13	As soon as practicable after an interim control order is declared to be void, revoked or confirmed (with or without variation) under section 104.14, an AFP member must serve the declaration, the revocation or the confirmed control order personally on the person.
14	Subdivision E—Rights in respect of a control order
15 16	104.18 Application by the person for a revocation or variation of a control order
17 18 19	(1) A person in relation to whom a confirmed control order is made may apply to an issuing court for the court to revoke or vary the order under section 104.20.
20 21	(2) The person may make the application at any time after the order is served on the person.
22 23 24	(3) The person must give written notice of both the application and the grounds on which the revocation or variation is sought to the following persons:
25	<ul><li>(a) the Commissioner of the Australian Federal Police;</li><li>(b) if:</li></ul>
26 27	(i) the person in relation to whom the order is made is a
28	resident of Queensland; or
29	(ii) the court will hear the application in Queensland;
30	the Queensland public interest monitor.
31	(4) The following persons may adduce additional evidence (including
32	by calling witnesses or producing material), or make additional

1		submissions, to the court in relation to the application to revoke or
2		vary the order:
3		(a) the Commissioner;
4		(b) one or more other AFP members;
5		(c) the person in relation to whom the order is made;
6		(d) one or more representatives of the person;
7 8		(e) if paragraph (3)(b) applies—the Queensland public interest monitor (unless the monitor is a representative of the person).
9	(	(5) Subsection (4) does not otherwise limit the power of the court to
10		control proceedings in relation to an application to revoke or vary a
11		confirmed control order.
12	104.19	Application by the AFP Commissioner for a revocation or
13		variation of a control order
14	(	(1) While a confirmed control order is in force, the Commissioner of
15	,	the Australian Federal Police must cause an application to be made
16		to an issuing court:
17		(a) to revoke the order, under section 104.20, if the
18		Commissioner is satisfied that the grounds on which the
19		order was confirmed have ceased to exist; and
20		(b) to vary the order, under that section, by removing one or
21		more obligations, prohibitions or restrictions, if the
22		Commissioner is satisfied that those obligations, prohibitions or restrictions should no longer be imposed on the person
23		or restrictions should no longer be imposed on the person.
24	(	(2) The Commissioner must cause written notice of both the
25		application and the grounds on which the revocation or variation is
26		sought to be given to the following persons:
27		(a) the person in relation to whom the order is made;
28		(b) if:
29		(i) the person in relation to whom the order is made is a
30		resident of Queensland; or
31		(ii) the court will hear the application in Queensland;
32		the Queensland public interest monitor.
33	(	(3) The following persons may adduce additional evidence (including
34		by calling witnesses or producing material), or make additional
35		submissions, to the court in relation to the application to revoke or
36		vary the order:

1		(a) the Commissioner;
2		(b) one or more other AFP members;
3		(c) the person in relation to whom the order is made;
4		(d) one or more representatives of the person;
5		(e) if paragraph (2)(b) applies—the Queensland public interest
6		monitor (unless the monitor is a representative of the person).
7		(4) Subsection (3) does not otherwise limit the power of the court to
8		control proceedings in relation to an application to revoke or vary a
9		confirmed control order.
10	104.20	Revocation or variation of a control order
11 12		(1) If an application is made under section 104.18 or 104.19 in respect of a confirmed control order, the court may:
13		(a) revoke the order if, at the time of considering the application,
14		the court is not satisfied as mentioned in paragraph
15		104.4(1)(c); or
16		(b) vary the order by removing one or more obligations,
17		prohibitions or restrictions if, at the time of considering the
18		application, the court is satisfied as mentioned in paragraph
19 20		104.4(1)(c) but is not satisfied as mentioned in paragraph 104.4(1)(d); or
21		(c) dismiss the application if, at the time of considering the
22		application, the court is satisfied as mentioned in paragraphs
23		104.4(1)(c) and (d).
24		(2) A revocation or variation begins to be in force when the court
25		revokes or varies the order.
26		(3) An AFP member must serve the revocation or variation personally
27		on the person as soon as practicable after a confirmed control order
28		is revoked or varied.
29	104.21	Lawyer may request a copy of a control order
30		(1) If a control order is varied under section 104.14, 104.20 or 104.24,
31		a lawyer of the person in relation to whom the control order is
32		made may attend the place specified in the order as mentioned in
33		paragraph 104.16(1)(e) or 104.25(d) in order to obtain:
34		(a) a copy of the varied order; and

1 2 3 4	(b) if the order is varied under section 104.24—a copy of the summary of the grounds on which the additional obligations, prohibitions and restrictions have been imposed on the person.
5	(2) This section does not:
6	(a) require more than one person to give the lawyer a copy of the
7	order or summary; or
8 9	(b) entitle the lawyer to request or be given a copy of, or see, a document other than the order and summary.
10	104.22 Treatment of photographs and impressions of fingerprints
11	(1) A photograph, or an impression of fingerprints, taken as mentioned
12	in paragraph 104.5(3)(j) or (k) must only be used for the purpose of
13	ensuring compliance with the relevant control order.
14	(2) If:
15	(a) a period of 12 months elapses after the control order ceases
16	to be in force; and
17	(b) proceedings in respect of the control order have not been
18	brought, or have been brought and discontinued or
19	completed, within that period;
20 21	the photograph or the impression must be destroyed as soon as practicable after the end of that period.
22	(3) A person commits an offence if:
23	(a) the person engages in conduct; and
24	(b) the conduct contravenes subsection (1).
25	Penalty: Imprisonment for 2 years.
26	Subdivision F—Adding obligations, prohibitions or restrictions
27	to a control order
28	104.23 Application by the AFP Commissioner for addition of
29	obligations, prohibitions or restrictions
30	(1) The Commissioner of the Australian Federal Police may cause an
31	application to be made to an issuing court to vary, under
32	section 104.24, a confirmed control order, by adding one or more
33	obligations, prohibitions or restrictions mentioned in subsection

1 2	104.5(3) to the order, if the Commissioner considers on reasonable grounds that the varied control order in the terms to be sought
3	would substantially assist in preventing a terrorist act.
4	(2) The Commissioner must cause the court to be given:
5	(a) a copy of the additional obligations, prohibitions and
6	restrictions to be imposed on the person by the order; and
7	(b) the following:
8	(i) an explanation as to why each of those obligations,
9	prohibitions and restrictions should be imposed on the
10	person; and
11	(ii) if the Commissioner is aware of any facts relating to
12	why any of those obligations, prohibitions or restrictions
13	should not be imposed on the person—a statement of
14	those facts; and
15	(c) the outcomes and particulars of all previous applications
16	under this section for variations of the order; and
17	(d) information (if any) that the Commissioner has about the person's age.
18	
19 20	Note 1: A control order cannot be made in relation to a person who is under 16 years of age (see section 104.28).
21 22	Note 2: An offence might be committed if the application is false or misleading (see sections 137.1 and 137.2).
23	(3) The Commissioner must cause written notice of both the
24	application and the grounds on which the variation is sought to be
25	given to the following persons:
26	(a) the person in relation to whom the order is made;
27	(b) if:
28	(i) the person in relation to whom the order is made is a
29	resident of Queensland; or
30	(ii) the court will hear the application in Queensland;
31	the Queensland public interest monitor.
32	(4) The following persons may adduce additional evidence (including
33	by calling witnesses or producing material), or make additional
34	submissions, to the court in relation to the application to vary the
35	order:
36	(a) the Commissioner;
37	(b) one or more other AFP members;

1		(c) the person in relation to whom the order is made;
2		(d) one or more representatives of the person;
3 4		(e) if paragraph (3)(b) applies—the Queensland public interest monitor (unless the monitor is a representative of the person)
5		(5) Subsection (4) does not otherwise limit the power of the court to
6		control proceedings in relation to an application to vary a
7		confirmed control order.
8	104.24	Varying a control order
9 10		(1) If an application is made under section 104.23, the issuing court may vary the control order, but only if:
11 12		(a) an application has been made in accordance with section 104.23; and
13		(b) the court is satisfied on the balance of probabilities that each
14		of the additional obligations, prohibitions and restrictions to
15		be imposed on the person by the order is reasonably
16		necessary, and reasonably appropriate and adapted, for the
17		purpose of protecting the public from a terrorist act.
18		(2) In determining whether each of the additional obligations,
19		prohibitions and restrictions to be imposed on the person by the
20 21		order is reasonably necessary, and reasonably appropriate and adapted, the court must take into account the impact of the
22		obligation, prohibition or restriction on the person's circumstances
23		(including the person's financial and personal circumstances).
24		(3) The court need not include in the order an obligation, prohibition
25		or restriction that was sought if the court is not satisfied as
26		mentioned in paragraph (1)(b) in respect of that obligation,
27		prohibition or restriction.
28	104.25	Terms of a varied control order
29		If the issuing court varies the control order under section 104.24,
30		the following must be included in the order:
31		(a) a statement that the court is satisfied of the matter mentioned
32		in paragraph 104.24(1)(b); and
33		(b) the additional obligations, prohibitions and restrictions that
34		are to be imposed on the person by the varied order; and

1 2		(c) a statement that the variation of the order does not begin to be in force until the varied order is served personally on the
3		person; and
4		(d) a statement that the person's lawyer may attend a specified
5		place in order to obtain a copy of the varied order.
6	104.26	Service and explanation of a varied control order
7		(1) As soon as practicable after a control order is varied under
8		section 104.24, an AFP member:
9		(a) must serve personally on the person:
10		(i) the varied order; and
11 12		(ii) a summary of the grounds on which the additional obligations, prohibitions and restrictions have been
13		imposed on the person; and
14		(b) must inform the person that the order has been varied to
15		impose additional obligations, prohibitions and restrictions; and
16		(c) must inform the person of the following:
17		
18 19		(i) the effect of the additional obligations, prohibitions and restrictions;
20		(ii) the effect of sections 104.18, 104.21 and 104.27 (and
21		section 104.22 if appropriate); and
22		(d) must ensure that the person understands the information
23		provided under paragraph (c) (taking into account the
24		person's age, language skills, mental capacity and any other
25		relevant factor).
26		(2) To avoid doubt, subparagraph (1)(a)(ii) does not require
27		information to be included in the summary if the disclosure of the
28		information is likely to prejudice national security (within the
29		meaning of the National Security Information (Criminal and Civil
30		Proceedings) Act 2004).
31		(3) Paragraphs (1)(c) and (d) do not apply if the actions of the person
32		in relation to whom the interim control order has been made make
33		it impracticable for the AFP member to comply with those
34		paragraphs.
35		(4) A failure to comply with paragraph (1)(d) does not make the
36		control order ineffective to any extent.

Subdiv	vision G—Contravening a control order
104.27	Offence for contravening a control order
	A person commits an offence if:
	(a) a control order is in force in relation to the person; and
	(b) the person contravenes the order.
	Penalty: Imprisonment for 5 years.
Subdiv	vision H—Miscellaneous
104.28	Special rules for young people
	Rule for persons under 16
	(1) A control order cannot be requested, made or confirmed in relation
	to a person who is under 16 years of age.
	Rule for persons who are at least 16 but under 18
	(2) If an issuing court is satisfied that a person in relation to whom an
	interim control order is being made or confirmed is at least 16 but
	under 18, the period during which the confirmed control order is to be in force must not end more than 3 months after the day on
	which the interim control order is made by the court.
	(3) Subsection (2) does not prevent the making of successive control
	orders in relation to the same person.
104.29	Reporting requirements
	(1) The Attorney-General must, as soon as practicable after each
	30 June, cause to be prepared a report about the operation of this
	Division during the year ended on that 30 June.
	(2) Without limiting subsection (1), a report relating to a year must
	include the following matters:
	(a) the number of interim control orders made under:
	(i) section 104.4; and
	(ii) section 104.7; and (iii) section 104.9;

1	(b) the number of control orders confirmed under section 104.14;
2	(c) the number of control orders declared to be void under
3	section 104.14;
4 5	(d) the number of control orders revoked under sections 104.14 and 104.20;
6	(e) the number of control orders varied under sections 104.14,
7	104.20 and 104.24;
8	(f) particulars of any complaints relating to control orders made
9	or referred to:
10	(i) the Commonwealth Ombudsman; or
11 12	<ul><li>(ii) the Internal Investigation Division of the Australian Federal Police.</li></ul>
13	(3) The Attorney-General must cause copies of the report to be laid
14	before each House of the Parliament within 15 sitting days of that
15	House after the report is completed.
	10.4.20. Decripement to notify Attorney Consul of declarations
16	104.30 Requirement to notify Attorney-General of declarations,
17	revocations or variations
17	revocations or variations
	The Commissioner must cause:
18	
18 19 20	The Commissioner must cause:
18 19 20 21 22	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or
18 19 20 21 22 23	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or
118 119 220 221 222 223 224	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or
118 119 220 221 222 223 224 225	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or 104.24; and
17 18 19 20 21 22 23 24 25 26 27	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or
118 119 220 221 222 23 24 25 26 27	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or 104.24; and  (b) the Attorney-General to be given a copy of the varied order (if appropriate).
18 19 20 21 22 23 24 25 26	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or 104.24; and  (b) the Attorney-General to be given a copy of the varied order (if appropriate).
118 119 220 221 222 23 24 25 26 27	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or 104.24; and  (b) the Attorney-General to be given a copy of the varied order (if appropriate).
118 119 220 221 222 23 24 225 226 227	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or 104.24; and  (b) the Attorney-General to be given a copy of the varied order (if appropriate).  104.31 Queensland public interest monitor functions and powers not affected
18 19 20 21 22 23 24 25 26 27	The Commissioner must cause:  (a) the Attorney-General to be notified in writing if:  (i) a control order is declared to be void under section 104.14; or  (ii) a control order is revoked under section 104.14 or 104.20; or  (iii) a control order is varied under section 104.14, 104.20 or 104.24; and  (b) the Attorney-General to be given a copy of the varied order (if appropriate).

(1) A control order that is in force at the end of 10 years after the day on which this Division commences ceases to be in force at that time.  (2) A control order cannot be requested, made or confirmed after the end of 10 years after the day on which this Division commences.  Division 105—Preventative detention orders  Subdivision A—Preliminary  105.1 Object  The object of this Division is to allow a person to be taken into custody and detained for a short period of time in order to:  (a) prevent an imminent terrorist act occurring; or  (b) preserve evidence of, or relating to, a recent terrorist act.  Note: Section 105.42 provides that, while a person is being detained under a preventative detention order, the person may only be questioned for very limited purposes.  (1) The Minister may, by writing, appoint as an issuing authority for continued preventative detention orders:  (a) a person who is a judge of a State or Territory Supreme Court; or  (b) a person who is a Judge; or  (c) a person who:  (i) has served as a judge in one or more superior courts for a period of 5 years; and  (ii) no longer holds a commission as a judge of a superior court; or  (e) a person who:  (i) holds an appointment to the Administrative Appeals Tribunal as President or Deputy President; and  (ii) is enrolled as a legal practitioner of a federal court or of the Supreme Court of a State or Territory; and	1	104.32 Sunset provision
Division 105—Preventative detention orders  Subdivision A—Preliminary  105.1 Object  The object of this Division is to allow a person to be taken into custody and detained for a short period of time in order to:  (a) prevent an imminent terrorist act occurring; or  (b) preserve evidence of, or relating to, a recent terrorist act.  Note: Section 105.42 provides that, while a person is being detained under a preventative detention order, the person may only be questioned for very limited purposes.  105.2 Issuing authorities for continued preventative detention orders  (1) The Minister may, by writing, appoint as an issuing authority for continued preventative detention orders:  (a) a person who is a judge of a State or Territory Supreme Court; or  (b) a person who is a Judge; or  (c) a person who is a Federal Magistrate; or  (d) a person who:  (i) has served as a judge in one or more superior courts for a period of 5 years; and  (ii) no longer holds a commission as a judge of a superior court; or  (e) a person who:  (i) holds an appointment to the Administrative Appeals Tribunal as President or Deputy President; and  (ii) is enrolled as a legal practitioner of a federal court or of	3	on which this Division commences ceases to be in force at that
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Court; or  (b) a person who is a Judge; or  (c) a person who is a Federal Magistrate; or  (d) a person who:  (i) has served as a judge in one or more superior courts for a period of 5 years; and  (ii) no longer holds a commission as a judge of a superior court; or  (e) a person who:  (i) holds an appointment to the Administrative Appeals  Tribunal as President or Deputy President; and  (ii) is enrolled as a legal practitioner of a federal court or of		
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25 (i) has served as a judge in one or more superior courts for a period of 5 years; and 27 (ii) no longer holds a commission as a judge of a superior court; or 29 (e) a person who: 30 (i) holds an appointment to the Administrative Appeals Tribunal as President or Deputy President; and 32 (ii) is enrolled as a legal practitioner of a federal court or of	23	(c) a person who is a Federal Magistrate; or
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(ii) no longer holds a commission as a judge of a superior court; or  (e) a person who:  (i) holds an appointment to the Administrative Appeals  Tribunal as President or Deputy President; and  (ii) is enrolled as a legal practitioner of a federal court or of	25	
court; or  (e) a person who:  (i) holds an appointment to the Administrative Appeals  Tribunal as President or Deputy President; and  (ii) is enrolled as a legal practitioner of a federal court or of	26	•
30 (i) holds an appointment to the Administrative Appeals 31 Tribunal as President or Deputy President; and 32 (ii) is enrolled as a legal practitioner of a federal court or of		
Tribunal as President or Deputy President; and (ii) is enrolled as a legal practitioner of a federal court or of	29	(e) a person who:
		· · · · · · · · · · · · · · · · · · ·

1	(	iii) has been enrolled for at least 5 years.
2	(2) The M	inister must not appoint a person unless:
3	(a) t	he person has, by writing, consented to being appointed; and
4	(b) t	he consent is in force.
5		cer detaining person under a preventative detention
6	order	
7	If:	
8	(a) a	number of police officers are detaining, or involved in the
9 10		letention of, a person under a preventative detention order at a particular time; and
11 12		in obligation is expressed in this Division to be imposed on the police officer detaining the person;
13	the obl	igation is imposed at that time on:
14 15		f those police officers include only one AFP member—that AFP member; or
16 17	* *	f those police officers include 2 or more AFP members—the nost senior of those AFP members; or
18 19	* *	f those police officers do not include an AFP member—the nost senior of those police officers.
20	Note:	See also paragraph 105.27(2)(c).
21	Subdivision B—	-Preventative detention orders
22 23	105.4 Basis for a	applying for, and making, preventative detention
	(1) An AE	P member may apply for a preventative detention order in
24 25		n to a person only if the AFP member meets the
26		ements of subsection (4) or (6).
27	(2) An issi	uing authority may make a preventative detention order in
28		n to a person only if the issuing authority meets the
29	require	ements of subsection (4) or (6).
30 31	Note:	For the definition of <i>issuing authority</i> , see subsection 100.1(1) and section 105.2.
32	(3) The pe	erson in relation to whom the preventative detention order is
33		I for, or made, is the <i>subject</i> for the purposes of this section.

1	(4) A person meets the requirements of this subsection if the person is
2	satisfied that:
3	(a) there are reasonable grounds to suspect that the subject:
4	(i) will engage in a terrorist act; or
5	(ii) possesses a thing that is connected with the preparation
6	for, or the engagement of a person in, a terrorist act; or
7 8	<ul><li>(iii) has done an act in preparation for, or planning, a terrorist act; and</li></ul>
9	(b) making the order would substantially assist in preventing a
10	terrorist act occurring; and
11	(c) detaining the subject for the period for which the person is to
12	be detained under the order is reasonably necessary for the
13	purpose referred to in paragraph (b).
14	(5) A terrorist act referred to in subsection (4):
15	(a) must be one that is imminent; and
16	(b) must be one that is expected to occur, in any event, at some
17	time in the next 14 days.
18	(6) A person meets the requirements of this subsection if the person is
19	satisfied that:
20	(a) a terrorist act has occurred within the last 28 days; and
21	(b) it is necessary to detain the subject to preserve evidence of,
22	or relating to, the terrorist act; and
23	(c) detaining the subject for the period for which the person is to
24	be detained under the order is reasonably necessary for the
25	purpose referred to in paragraph (b).
26	(7) An issuing authority may refuse to make a preventative detention
27	order unless the AFP member applying for the order gives the
28	issuing authority any further information that the issuing authority
29	requests concerning the grounds on which the order is sought.
	105 5 No magnetative detention and on in relation to never under 16
30	105.5 No preventative detention order in relation to person under 16
31	years of age
32	(1) A preventative detention order cannot be applied for, or made, in
33	relation to a person who is under 16 years of age.
34 35	Note: See also section 105.39 and subsections 105.43(4) to (9) and (11) for the special rules for people who are under 18 years of age.

1	(2)	If:
2		(a) a person is being detained under a preventative detention
3		order or a purported preventative detention order; and
4		(b) the police officer who is detaining the person is satisfied on
5		reasonable grounds that the person is under 16 years of age;
6		the police officer must:
7		(c) if the police officer is an AFP member—release the person,
8		as soon as practicable, from detention under the order or
9		purported order; or
10		(d) if the police office is not an AFP member—inform a senior
11 12		AFP member, as soon as practicable, of the police officer's reasons for being satisfied that the person is under 16 years
13		of age.
14	(3)	If:
15		(a) a senior AFP member is informed by a police officer under
16		paragraph (2)(d); and
17		(b) the senior AFP member is satisfied on reasonable grounds
18		that the person being detained is under 16 years of age;
19		the senior AFP member must arrange to have the person released,
20 21		as soon as practicable, from detention under the order or purporter order.
22	105.6 Res	trictions on multiple preventative detention orders
23		Preventative detention orders under this Division
24	(1)	If:
25		(a) an initial preventative detention order is made in relation to
26		person on the basis of assisting in preventing a terrorist act
27		occurring within a particular period; and
28		(b) the person is taken into custody under the order;
29		another initial preventative detention order cannot be applied for,
30 31		or made, in relation to the person on the basis of assisting in preventing the same terrorist act occurring within that period.
32		Note: It will be possible to apply for, and make, another initial preventative
33 34		detention order in relation to the person on the basis of preserving evidence of, or relating to, the terrorist act if it occurs.
35	(2)	If:

1	(a) an initial preventative detention order is made in relation to a
2	person on the basis of assisting in preventing a terrorist act occurring within a particular period; and
	(b) the person is taken into custody under the order;
4	· · · · · · · · · · · · · · · · · · ·
5	another initial preventative detention order cannot be applied for,
6 7	or made, in relation to the person on the basis of assisting in preventing a different terrorist act occurring within that period
8	unless the application, or the order, is based on information that
9	became available to be put before an issuing authority only after
10	the initial preventative detention order referred to in paragraph (a)
11	was made.
12	(3) If:
13	(a) an initial preventative detention order is made in relation to a
14	person on the basis of preserving evidence of, or relating to, a
15	terrorist act; and
16	(b) the person is taken into custody under the order;
17	another initial preventative detention order cannot be applied for,
18	or made, in relation to the person on the basis of preserving
19	evidence of, or relating to, the same terrorist act.
20	Detention orders under corresponding State preventative detention
21	laws
22	(4) If:
23	(a) an order for a person's detention is made under a
24	corresponding State preventative detention law on the basis
25	of assisting in preventing a terrorist act occurring within a
26	particular period; and
27	(b) the person is taken into custody under that order;
28	an initial preventative detention order cannot be applied for, or
29	made, under this Division in relation to the person on the basis of
30	assisting in preventing the same terrorist act occurring within that
31	period.
32	(5) If:
33	(a) an order for a person's detention is made under a
34	corresponding State preventative detention law on the basis
35	of assisting in preventing a terrorist act occurring within a
36	particular period; and
37	(b) the person is taken into custody under that order;

1 2 3 4 5 6		made, u assisting period u that bec	al preventative detention order cannot be applied for, or inder this Division in relation to the person on the basis of g in preventing a different terrorist act occurring within that inless the application, or the order, is based on information ame available to be put before an issuing authority only e order referred to in paragraph (a) was made.
7	(6)	If:	
8			order for a person's detention is made under a
9			orresponding State preventative detention law on the basis
10			preserving evidence of, or relating to, a terrorist act; and
11		(b) th	e person is taken into custody under that order;
12			al preventative detention order cannot be applied for, or
13			nder this Division in relation to the person on the basis of
14		preservi	ing evidence of, or relating to, the same terrorist act.
15	105.7 Арр	olication	for initial preventative detention order
16	(1)	An AFF	member may apply to an issuing authority for an initial
17		preventa	ative detention order in relation to a person.
18		Note 1:	Senior AFP members are issuing authorities for initial preventative
19 20			detention orders (see the definition of <i>issuing authority</i> in subsection 100.1(1)).
		N O	
21		Note 2:	For the definition of <i>senior AFP member</i> , see subsection 100.1(1).
22	(2)	The app	olication must:
23		(a) be	e made in writing; and
24		(b) se	t out the facts and other grounds on which the AFP
25		m	ember considers that the order should be made; and
26		(c) sp	ecify the period for which the person is to be detained
27			nder the order and set out the facts and other grounds on
28			hich the AFP member considers that the person should be
29			etained for that period; and
30			t out the information (if any) that the applicant has about
31			e person's age; and
32			t out the following:
33		(	(i) the outcomes and particulars of all previous applications
34			for preventative detention orders in relation to the
35			person;

1 2	(ii) the outcomes and particulars of all previous requests for interim control orders (including the outcomes of the
3	hearings to confirm the orders) in relation to the person;
4	(iii) the outcomes and particulars of all previous applications
5	for variations of control orders made in relation to the
6	person;
7	(iv) the outcomes of all previous applications for
8 9	revocations of control orders made in relation to the person;
10	(f) set out the information (if any) that the applicant has about
11	any periods for which the person has been detained under an
12	order made under a corresponding State preventative
13	detention law.
14 15	Note: Sections 137.1 and 137.2 create offences for providing false or misleading information or documents.
16	(3) If:
17	(a) an initial preventative detention order is made in relation to a
18	person on the basis of assisting in preventing a terrorist act
19	occurring within a particular period; and
20	(b) the person is taken into custody under the order; and
21	(c) an application is made for another initial preventative
22	detention order in relation to the person on the basis of
23	assisting in preventing a different terrorist act occurring
24	within that period;
25	the application must also identify the information on which the
26	application is based that became available to be put before an
27	issuing authority only after the initial preventative detention order
28	referred to in paragraph (a) was made.
29	Note: See subsection 105.6(2).
30	(4) If:
31	(a) an order for a person's detention is made under a
32	corresponding State preventative detention law on the basis
33	of assisting in preventing a terrorist act occurring within a
34	particular period; and
35	(b) the person is taken into custody under that order; and
36	(c) an application is made for an initial preventative detention
37	order in relation to the person on the basis of assisting in
38	preventing a different terrorist act occurring within that
39	period;

1 2 3 4	application is	n must also identify the information on which the based that became available to be put before an ity only after the order referred to in paragraph (a)
5	Note: See s	ubsection 105.6(5).
6 7	105.8 Senior AFP men order	ber may make initial preventative detention
8 9 10		n by an AFP member, an issuing authority may make entative detention order under this section in relation
11 12 13		or AFP members are issuing authorities for initial preventative tion orders (see the definition of <i>issuing authority</i> in subsection (1)).
14	Note 2: For the	ne definition of <i>senior AFP member</i> , see subsection 100.1(1).
15 16	(2) Subsection (1 105.6.	has effect subject to sections 105.4, 105.5 and
17 18		ventative detention order under this section is an person specified in the order may be:
19		to custody; and
20	···	during the period that:
21 22		rts when the person is first taken into custody under order; and
23 24		Is a specified period of time after the person is first en into custody under the order.
25	(4) The order mu	st be in writing.
26 27		time specified in the order under (3)(b)(ii) must not exceed 24 hours.
28 29	(6) An initial prevout:	ventative detention order under this section must set
30	(a) the nam	e of the person in relation to whom it is made; and
31		od during which the person may be detained under
32	the orde	r; and
33 34	(c) the date and	on which, and the time at which, the order is made;

1 2			the date and time after which the person may not be taken into custody under the order.
3		Note:	Paragraph (d)—see subsection 105.9(2).
4	(7)	If the	person in relation to whom the order is made is:
5		(a)	under 18 years of age; or
6		(b)	incapable of managing his or her affairs;
7		the or	der may provide that the period each day for which the
8		perso	n is entitled to have contact with another person under
9		subse	ction 105.39(2) is the period of more than 2 hours that is
10		speci	fied in the order.
11	105.9 Dur	ation	of initial preventative detention order
12 13	(1)		itial preventative detention order in relation to a person starts we effect when it is made.
14		Note:	The order comes into force when it is made and authorises the person
15			to be taken into custody (see paragraph 105.8(3)(a)). The period for
16 17			which the person may then be detained under the order only starts to run when the person is first taken into custody under the order (see
18			subparagraph 105.8(3)(b)(i)).
19	(2)	An in	itial preventative detention order in relation to a person
20			s to have effect at the end of the period of 48 hours after the
21			is made if the person has not been taken into custody under
22		the or	der within that period.
23	(3)	If the	person is taken into custody under the order within 48 hours
24			the order is made, the order ceases to have effect when
25			never of the following first occurs:
26		(a)	the end of:
27			(i) the period specified in the order as the period during
28			which the person may be detained under the order; or
29			(ii) if that period is extended or further extended under
30			section 105.10—that period as extended or further
31			extended;
32		(b)	the revocation of the order under section 105.17.
33 34		Note 1	: The order does not cease to have effect merely because the person is released from detention under the order.
35 36		Note 2	: An AFP member may apply under section 105.11 for a continued preventative detention order in relation to the person to allow the

1 2				person to continue to be detained for up to 48 hours after the person is first taken into custody under the initial preventative detention order.
3	105.10	Ext	ensio	on of initial preventative detention order
4		(1)	If:	
5			(a)	an initial preventative detention order is made in relation to a
6				person; and
7				the order is in force in relation to the person;
8				FP member may apply to an issuing authority for initial entative detention orders for an extension, or a further
10 11			exten	sion, of the period for which the order is to be in force in on to the person.
10				
12		(2)		application must:
13				be made in writing; and
14			(b)	set out the facts and other grounds on which the AFP
15				member considers that the extension, or further extension, is reasonably necessary for the purpose for which the order was
16 17				made; and
18			(c)	set out the outcomes and particulars of all previous
19			(0)	applications for extensions, or further extensions, of the
20				order.
21 22		-	Note:	Paragraph (b)—see subsections 105.4(4) and (6) for the purpose for which a preventative detention order may be made.
23		(3)	The i	ssuing authority may extend, or further extend, the period for
24			which	n the order is to be in force in relation to the person if the
25				ng authority is satisfied that detaining the person under the
26				for the period as extended, or further extended, is reasonably
27			neces	sary for the purpose for which the order was made.
28		(4)	The e	extension, or further extension, must be made in writing.
29		(5)	The p	period as extended, or further extended, must end no later than
30			24 ho	ours after the person is first taken into custody under the order.
31	105.11	App	plica	tion for continued preventative detention order
32		(1)	If an	initial preventative detention order is in force in relation to a
33			perso	n in relation to a terrorist act, an AFP member may apply to
34			an iss	suing authority for continued preventative detention orders for

1 2	a continued preventative detention order in relation to the person in relation to the terrorist act.
3 4 5 6	Note: Certain judges, Federal Magistrates, AAT members and retired judges are issuing authorities for continued preventative detention orders (see the definition of <i>issuing authority</i> in subsection 100.1(1) and section 105.2).
7	(2) The application must:
8	(a) be made in writing; and
9	(b) set out the facts and other grounds on which the AFP
10	member considers that the order should be made; and
11	(c) specify the period for which the person is to continue to be
12	detained under the order and set out the facts and other
13	grounds on which the AFP member considers that the person
14	should continue to be detained for that period; and
15	(d) set out the information (if any) that the applicant has about
16	the person's age; and
17	(e) set out the following:
18	(i) the outcomes and particulars of all previous applications
19	for preventative detention orders in relation to the
20	person;
21	(ii) the outcomes and particulars of all previous requests for
22	interim control orders (including the outcomes of the
23	hearings to confirm the orders) in relation to the person;
24	(iii) the outcomes and particulars of all previous applications for variations of control orders made in relation to the
<ul><li>25</li><li>26</li></ul>	
	person; (iv) the outcomes of all previous applications for
27 28	revocations of control orders made in relation to the
29	person;
30	(f) set out the information (if any) that the applicant has about
31	any periods for which the person has been detained under an
32	order made under a corresponding State preventative
33	detention law.
34	Note: Sections 137.1 and 137.2 create offences for providing false or
35	misleading information or documents.
36	(3) Subparagraph (2)(e)(i) does not require the application to set out
37	details in relation to the application that was made for the initial
38	preventative detention order in relation to which the continued
39	preventative detention order is sought.

1 2	the AFP member.
3 4	105.12 Judge, Federal Magistrate, AAT member or retired judge may make continued preventative detention order
5 6 7	(1) On application by an AFP member, an issuing authority may make a continued preventative detention order under this section in relation to a person if:
8	<ul> <li>(a) an initial preventative detention order is in force in relation to the person; and</li> </ul>
10 11	<ul><li>(b) the person has been taken into custody under the order (whether or not the person is being detained under the order).</li></ul>
12 13 14 15	Note: Certain judges, Federal Magistrates, AAT members and retired judges are issuing authorities for continued preventative detention orders (see the definition of <i>issuing authority</i> in subsection 100.1(1) and section 105.2).
16 17 18 19 20 21 22	(2) Subsection (1) has effect subject to sections 105.4, 105.5 and 105.6. Section 105.4 requires the issuing authority to consider afresh the merits of making the order and to be satisfied, after taking into account relevant information (including any information that has become available since the initial preventative detention order was made), of the matters referred to in subsection 105.4(4) or (6) before making the order.
23 24 25 26 27 28 29	<ul> <li>(3) A continued preventative detention order under this section is an order that the person specified in the order may be detained during a further period that:</li> <li>(a) starts at the end of the period during which the person may be detained under the initial preventative detention order; and</li> <li>(b) ends a specified period of time after the person is first taken into custody under the initial preventative detention order.</li> </ul>
30	(4) The order must be in writing.
31 32	(5) The period of time specified under paragraph (3)(b) must not exceed 48 hours.
33 34	(6) A continued preventative detention order under this section must set out:
35	(a) the name of the person in relation to whom it is made; and

1		(b) the further period during which the person may be detained under the order; and
2		(c) the date on which, and the time at which, the order is made.
	(-	). If the manage is relation to subserve the endowing mode in
4	( )	<ul><li>If the person in relation to whom the order is made is:</li><li>(a) under 18 years of age; or</li></ul>
5		(b) incapable of managing his or her affairs;
6		the order may provide that the period each day for which the
7 8		person is entitled to have contact with another person under
9		subsection 105.39(2) is the period of more than 2 hours that is specified in the order.
11	105.13 Г	ouration of continued preventative detention order
12 13	(1	) A continued preventative detention order in relation to a person starts to have effect when it is made.
14		Note: The order comes into force when it is made. The period for which the
15		person may be detained under the order, however, only starts to run
16 17		when the period during which the person may be detained under the initial preventative detention order ends (see paragraph 105.12(3)(a)).
18	(2	2) A continued preventative detention order in relation to a person
19		ceases to have effect when whichever of the following first occurs:
20		(a) the end of:
21 22		(i) the period specified in the order as the further period during which the person may be detained; or
23		(ii) if that period is extended or further extended under
24 25		section 105.14—that period as extended or further extended;
26		(b) the revocation of the order under section 105.17.
27 28		Note: The order does not cease to have effect merely because the person is released from detention under the order.
29	105.14 E	xtension of continued preventative detention order
30	(1	) If:
31		(a) an initial preventative detention order is made in relation to a
32		person; and
33		(b) a continued preventative detention order is made in relation
34		to the person in relation to that initial preventative detention
35		order; and

		(a) the continued proventative detention order is in force in
1 2		(c) the continued preventative detention order is in force in relation to the person;
3		an AFP member may apply to an issuing authority for continued
4		preventative detention orders for an extension, or a further
5		extension, of the period for which the continued preventative
6		detention order is to be in force in relation to the person.
	(2)	•
7	(2)	The application must:
8		(a) be made in writing; and
9		(b) set out the facts and other grounds on which the AFP
10		member considers that the extension, or further extension, is
11		reasonably necessary for the purpose for which the order was
12		made; and
13		(c) set out the outcomes and particulars of all previous
14		applications for extensions, or further extensions, of the
15		continued preventative detention order.
16		Note: Paragraph (b)—see subsections 105.4(4) and (6) for the purpose for
17		which a preventative detention order may be made.
18	(3)	The information in the application must be sworn or affirmed by
19		the AFP member.
	(4)	
20	(4)	The issuing authority may extend, or further extend, the period for which the continued preventative detention order is to be in force
21 22		in relation to the person if the issuing authority is satisfied that
23		detaining the person under the order for the period as extended, or
24		further extended, is reasonably necessary for the purpose for which
25		the order was made.
26	(5)	The extension, or further extension, must be made in writing.
27	(6)	The period as extended, or further extended, must end no later than
28		48 hours after the person is first taken into custody under the initial
29		preventative detention order.
30	105.15 Pr	ohibited contact order (person in relation to whom
31		preventative detention order is being sought)
32	(1)	An AFP member who applies to an issuing authority for a
33	(1)	preventative detention order in relation to a person (the <i>subject</i> )
34		may also apply for a prohibited contact order under this section in
35		• • • •
		relation to the subject's detention under the preventative detention
36		order.

1		(2)	The application must set out:
2			(a) the terms of the order sought; and
3			(b) the facts and other grounds on which the AFP member
4			considers that the order should be made.
5		(3)	If a continued preventative detention order is being applied for, the
6			information in the application for the prohibited contact order must
7			be sworn or affirmed by the AFP member.
8		(4)	If the issuing authority:
9			(a) makes the preventative detention order; and
10			(b) is satisfied that making the prohibited contact order will
11			assist in achieving the purpose of the preventative detention
12			order;
13			the issuing authority may make a prohibited contact order under
14			this section that the subject is not, while being detained under the
15			preventative detention order, to contact a person specified in the
16			prohibited contact order.
17 18			Note: Paragraph (b)—see subsections 105.4(4) and (6) for the purpose for which a preventative detention order may be made.
			which a preventative detention order may be made.
19		(5)	The prohibited contact order must be in writing.
19	105.16		
	105.16		The prohibited contact order must be in writing.  ohibited contact order (person in relation to whom preventative detention order is already in force)
20	105.16	Pro	ohibited contact order (person in relation to whom
20 21 22 23	105.16	Pro	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority
20 21 22	105.16	Pro	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited
20 21 22 23	105.16	Pro	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's
20 21 22 23 24	105.16	Pro	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited
20 21 22 23 24 25	105.16	<b>Pro</b> (1)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:
20 21 22 23 24 25 26	105.16	<b>Pro</b> (1)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.
20 21 22 23 24 25 26	105.16	<b>Pro</b> (1)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:
20 21 22 23 24 25 26	105.16	<b>Pro</b> (1)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:  (a) the terms of the order sought; and
20 21 22 23 24 25 26 27 28	105.16	<b>Pro</b> (1) (2)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:  (a) the terms of the order sought; and (b) the facts and other grounds on which the AFP member considers that the order should be made.
20 21 22 23 24 25 26 27 28 29	105.16	<b>Pro</b> (1) (2)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:  (a) the terms of the order sought; and  (b) the facts and other grounds on which the AFP member considers that the order should be made.  If the preventative detention order is a continued preventative detention order, the information in the application for the
20 21 22 23 24 25 26 27 28 29 30 31 32	105.16	<b>Pro</b> (1) (2)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:  (a) the terms of the order sought; and (b) the facts and other grounds on which the AFP member considers that the order should be made.  If the preventative detention order is a continued preventative detention order, the information in the application for the prohibited contact order must be sworn or affirmed by the AFP
20 21 22 23 24 25 26 27 28 29 30	105.16	<b>Pro</b> (1) (2)	ohibited contact order (person in relation to whom preventative detention order is already in force)  If a preventative detention order is in force in relation to a person (the <i>subject</i> ), an AFP member may apply to an issuing authority for preventative detention orders of that kind for a prohibited contact order under this section in relation to the subject's detention under the preventative detention order.  The application must set out:  (a) the terms of the order sought; and  (b) the facts and other grounds on which the AFP member considers that the order should be made.  If the preventative detention order is a continued preventative detention order, the information in the application for the

1 2 3 4 5 6		(4)	If the issuing authority is satisfied that making the prohibited contact order will assist in achieving the purpose for which the preventative detention order was made, the issuing authority may make a prohibited contact order under this section that the subject is not, while being detained under the preventative detention order, to contact a person specified in the prohibited contact order.
7 8			Note: See subsections 105.4(4) and (6) for the purpose for which a preventative detention order may be made.
9		(5)	The prohibited contact order must be in writing.
10 11	105.17	Re	vocation of preventative detention order or prohibited contact order
12			Preventative detention order
13		(1)	If:
14 15			(a) a preventative detention order is in force in relation to a person; and
16			(b) the police officer who is detaining the person under the order
17 18			is satisfied that the grounds on which the order was made have ceased to exist;
19			the police officer must:
20			(c) if the police officer is an AFP member—apply to an issuing
21			authority for preventative detention orders of that kind for the
22			revocation of the order; or
23			(d) if the police office is not an AFP member—inform a senior
24 25			AFP member of the police officer's reasons for being satisfied that the grounds on which the order was made have
26			ceased to exist.
27		(2)	If:
28			(a) a senior AFP member is informed by a police officer under
29			paragraph (1)(d); and
30			(b) the senior AFP member is satisfied that the grounds on which
31			the preventative detention order was made have ceased to
32			exist;
33			the senior AFP member must apply to an issuing authority for
34 35			preventative detention orders of that kind for the revocation of the order.
<i>აა</i>			order.

1	(3) If:	
2	(a)	a preventative detention order is in force in relation to a
3		person; and
4	(b)	an issuing authority for preventative detention orders of that
5		kind is satisfied, on application by an AFP member, that the
6		grounds on which the order was made have ceased to exist;
7	the is	ssuing authority must revoke the order.
8	Proh	ibited contact order
9	(4) If:	
10	(a)	a prohibited contact order is in force in relation to a person's
11		detention under a preventative detention order; and
12	(b)	the police officer who is detaining the person under the
13		preventative detention order is satisfied that the grounds on
14		which the prohibited contact order was made have ceased to
15		exist;
16	the p	olice officer must:
17	(c)	if the police officer is an AFP member—apply to an issuing
18		authority for preventative detention orders of that kind for the
19		revocation of the prohibited contact order; or
20	(d)	if the police office is not an AFP member—inform a senior
21		AFP member of the police officer's reasons for being
22		satisfied that the grounds on which the prohibited contact
23		order was made have ceased to exist.
24	(5) If:	
25	(a)	a senior AFP member is informed by a police officer under
26		paragraph (4)(d); and
27	(b)	the senior AFP member is satisfied that the grounds on which
28		the prohibited contact order was made in relation to the
29		person's detention under the preventative detention order
30		have ceased to exist;
31		enior AFP member must apply to an issuing authority for
32		entative detention orders of that kind for the revocation of the
33	proh	ibited contact order.
34	(6) If:	
35	(a)	a prohibited contact order is in force in relation to a person's
36		detention under a preventative detention order; and

1 2 3 4 5	<ul><li>(b) an issuing authority for preventative detention orders of that kind is satisfied, on application by an AFP member, that the grounds on which the prohibited contact order was made have ceased to exist;</li><li>the issuing authority must revoke the prohibited contact order.</li></ul>
6 7	105.18 Status of person making continued preventative detention order
8	(1) An issuing authority who makes:
9	(a) a continued preventative detention order; or
10 11	(b) a prohibited contact order in relation to a person's detention under a continued preventative detention order;
12 13	has, in the performance of his or her duties under this Subdivision, the same protection and immunity as a Justice of the High Court.
14	(2) A function of:
15	(a) making or revoking a continued preventative detention order;
16	or
17 18	(b) extending, or further extending, the period for which a continued preventative detention order is to be in force; or
19 20 21	<ul> <li>(c) making or revoking a prohibited contact order in relation to a person's detention under a continued preventative detention order;</li> </ul>
22	that is conferred on a judge, a Federal Magistrate or a member of
23	the Administrative Appeals Tribunal is conferred on the judge,
24	Federal Magistrate or member of the Administrative Appeals
25	Tribunal in a personal capacity and not as a court or a member of a
26	court.
27	Subdivision C—Carrying out preventative detention orders
28	105.19 Power to detain person under preventative detention order
29	General powers given by preventative detention order
30	(1) While a preventative detention order is in force in relation to a
31	person:
32	(a) any police officer may take the person into custody; and
33	(b) any police officer may detain the person.

1 2 3 4 5	(2) A police officer, in taking a person into custody under and in detaining a person under a preventative detention order, has the same powers and obligations as the police officer would have if the police officer were arresting the person, or detaining the person, for an offence.
6	(3) In subsection (2):
7	offence means:
8	(a) if the police officer is an AFP member—an offence against a law of the Commonwealth; or
	•
10	(b) if the police officer is not an AFP member—an offence against a law of the State or Territory of whose police force
11 12	the police officer is a member.
13	(4) Subsection (2) does not apply to the extent to which particular
14	powers, and the obligations associated with those powers, are
15	provided for in this Subdivision or Subdivision D or E.
16	Nominated senior AFP member
17	(5) If a preventative detention order is made in relation to person, the
18	Commissioner of the Australian Federal Police must nominate a
19	senior AFP member (the <i>nominated senior AFP member</i> ) to
20	oversee the exercise of powers under, and the performance of
21	obligations in relation to, the preventative detention order.
22	(6) The nominated senior AFP member must be someone who was not
23	involved in the making of the application for the preventative
24	detention order.
25	(7) The nominated senior AFP member must:
26	(a) oversee the exercise of powers under, and the performance of
27	obligations in relation to, the preventative detention order;
28	and
29	(b) without limiting paragraph (a), ensure that the provisions of
30	section 105.17 (which deals with revocation of preventative
31	detention orders and prohibited contact orders) are complied
32	with in relation to the preventative detention order; and
33	(c) receive and consider any representations that are made under
34	subsection (8).
35	(8) The following persons:

1 2		(a)	the person being detained under the preventative detention order;
3		(b)	a lawyer acting for that person in relation to the preventative detention order;
5		(c)	a person with whom that person has contact under subsection
6		040 0	105.39(2);
7 8			ntitled to make representations to the nominated senior AFP ber in relation to:
9 10 11		(d)	the exercise of powers under, and the performance of obligations in relation to, the preventative detention order; and
12 13 14		(e)	without limiting paragraph (a), compliance with the provisions of section 105.17 (which deals with revocation of preventative detention orders and prohibited contact orders)
15 16 17		(f)	in relation to the preventative detention order; and the person's treatment in connection with the person's detention under the preventative detention order.
18 19		writi	Commissioner of the Australian Federal Police may, in ng, delegate to a senior AFP member the Commissioner's
20		powe	ers under subsection (5).
21 22	105.20	Endorse custo	ement of order with date and time person taken into
22 23 24 25 26	105.20	As so under is det the d	oon as practicable after a person is first taken into custody r an initial preventative detention order, the police officer who raining the person under the order must endorse on the order ate on which, and time at which, the person is first taken into
222 23 24 25 26 27		As so under is det the decusto	oon as practicable after a person is first taken into custody or an initial preventative detention order, the police officer who caining the person under the order must endorse on the order ate on which, and time at which, the person is first taken into dy under the order.
22 23 24 25 26		As so under is det the decusto	oon as practicable after a person is first taken into custody an initial preventative detention order, the police officer who caining the person under the order must endorse on the order ate on which, and time at which, the person is first taken into
222 23 24 25 26 27 28		As so under is det the dicustor  Require  (1) If a p	on as practicable after a person is first taken into custody on an initial preventative detention order, the police officer who taken as a same on the order must endorse on the order atte on which, and time at which, the person is first taken into addy under the order.  Sement to provide name etc.  The order believes on reasonable grounds that a person
222 23 24 25 26 27 28 29 30		As so under is det the docusto  Require  (1) If a p whose	on as practicable after a person is first taken into custody of an initial preventative detention order, the police officer who taken as a case of the order must endorse on the order at each on which, and time at which, the person is first taken into addy under the order.  Sement to provide name etc.  The order of the order of the order and officer believes on reasonable grounds that a person we name or address is, or whose name and address are,
222 23 24 25 26 227 28 29 30 31		As so under is det the d custo  Require  (1) If a p whos unkn	on as practicable after a person is first taken into custody of an initial preventative detention order, the police officer who taken as a contract of the person under the order must endorse on the order at each on which, and time at which, the person is first taken into dry under the order.  Sement to provide name etc.  The color officer believes on reasonable grounds that a person we name or address is, or whose name and address are, own to the police officer may be able to assist the police
222 23 24 25 26 27 28 29 30 31 32		As so under is det the dicusto  Require  (1) If a p whos unknoffice	oon as practicable after a person is first taken into custody an initial preventative detention order, the police officer who caining the person under the order must endorse on the order ate on which, and time at which, the person is first taken into dy under the order.  Sement to provide name etc.  Tolice officer believes on reasonable grounds that a person the name or address is, or whose name and address are, own to the police officer may be able to assist the police er in executing a preventative detention order, the police
222 23 24 25 26 227 28 29 30 31		As so under is det the dicusto  Require  (1) If a p whose unknoffice office of the custo of the	on as practicable after a person is first taken into custody of an initial preventative detention order, the police officer who taken as a contract of the person under the order must endorse on the order at each on which, and time at which, the person is first taken into dry under the order.  Sement to provide name etc.  The color officer believes on reasonable grounds that a person we name or address is, or whose name and address are, own to the police officer may be able to assist the police
222 23 24 25 26 27 28 29 30 31 32 33		As so under is det the dicustor Require (1) If a p whose unknoffice office addresses	oon as practicable after a person is first taken into custody an initial preventative detention order, the police officer who raining the person under the order must endorse on the order ate on which, and time at which, the person is first taken into dry under the order.  Sement to provide name etc.  The olice officer believes on reasonable grounds that a person the name or address is, or whose name and address are, own to the police officer may be able to assist the police er in executing a preventative detention order, the police er may request the person to provide his or her name or

1	(a) makes a request of a person under subsection (1); and
2	(b) informs the person of the reason for the request; and
3 4	(c) if the police officer is not in uniform—shows the person evidence that the police officer is a police officer; and
5 6	(d) complies with subsection (4) if the person makes a request under that subsection;
7	the person must not:
8	(e) refuse or fail to comply with the request; or
9	(f) give a name or address that is false in a material particular.
10	Penalty: 20 penalty units.
11 12	(3) Subsection (2) does not apply if the person has a reasonable excuse.
13 14	Note: A defendant bears an evidential burden in relation to the matter in subsection (3) (see subsection 13.3(3)).
15	(4) If a police officer who makes a request of a person under
16	subsection (1) is requested by the person to provide to the person
17	any of the following:
18	(a) his or her name;
19	(b) the address of his or her place of duty;
20 21	<ul><li>(c) his or her identification number if he or she has an identification number;</li></ul>
22 23	(d) his or her rank if he or she does not have an identification number;
24	the police officer must not:
25	(e) refuse or fail to comply with the request; or
26	(f) give a name, address, number or rank that is false in a
27	material particular.
28	Penalty: 5 penalty units.
29	105.22 Power to enter premises
30	(1) Subject to subsection (2), if:
31	(a) a preventative detention order is in force in relation to a
32	person; and
33	(b) a police officer believes on reasonable grounds that the
34	person is on any premises;

1 2 3 4 5		the police officer may enter the premises, using such force as is necessary and reasonable in the circumstances and with such assistance from other police officers as is necessary, at any time of the day or night for the purpose of searching the premises for the person or taking the person into custody.
6 7 8 9	(2)	A police officer must not enter a dwelling house under subsection (1) at any time during the period commencing at 9 pm on a day and ending at 6 am on the following day unless the police officer believes on reasonable grounds that:
10 11 12 13 14		<ul><li>(a) it would not be practicable to take the person into custody, either at the dwelling house or elsewhere, at another time; or</li><li>(b) it is necessary to do so in order to prevent the concealment, loss or destruction of evidence of, or relating to, a terrorist act.</li></ul>
15	(3)	In subsection (2):
16 17 18		<i>dwelling house</i> includes a conveyance, and a room in a hotel, motel, boarding house or club, in which people ordinarily retire for the night.
19	105.23 Po	wer to conduct a frisk search
		A police officer who takes a person into austody under a
20 21 22 23 24		A police officer who takes a person into custody under a preventative detention order, or who is present when the person is taken into custody, may, if the police officer suspects on reasonable grounds that it is prudent to do so in order to ascertain whether the person is carrying any seizable items:
21 22 23		preventative detention order, or who is present when the person is taken into custody, may, if the police officer suspects on reasonable grounds that it is prudent to do so in order to ascertain
21 22 23 24 25		preventative detention order, or who is present when the person is taken into custody, may, if the police officer suspects on reasonable grounds that it is prudent to do so in order to ascertain whether the person is carrying any seizable items:  (a) conduct a frisk search of the person at, or soon after, the time
21 22 23 24 25 26	105.24 Po	preventative detention order, or who is present when the person is taken into custody, may, if the police officer suspects on reasonable grounds that it is prudent to do so in order to ascertain whether the person is carrying any seizable items:  (a) conduct a frisk search of the person at, or soon after, the time when the person is taken into custody; and
21 22 23 24 25 26 27	105.24 Po	preventative detention order, or who is present when the person is taken into custody, may, if the police officer suspects on reasonable grounds that it is prudent to do so in order to ascertain whether the person is carrying any seizable items:  (a) conduct a frisk search of the person at, or soon after, the time when the person is taken into custody; and  (b) seize any seizable items found as a result of the search.

1 2 3		conduct an ordinary search of the person at, or soon after, the time when the person is taken into custody, and seize any such thing found as a result of the search.
4 5	105.25	Warrant under section 34D of the Australian Security Intelligence Organisation Act 1979
6		(1) This section applies if:
7 8		(a) a person is being detained under a preventative detention order; and
9 10 11		(b) a warrant under section 34D of the <i>Australian Security Intelligence Organisation Act 1979</i> is in force in relation to the person; and
12 13		(c) a copy of the warrant is given to the police officer who is detaining the person under the preventative detention order.
14 15		(2) The police officer must take such steps as are necessary to ensure that the person may be dealt with in accordance with the warrant.
16 17 18 19		(3) Without limiting subsection (2), the police officer may, under section 105.26, release the person from detention under the preventative detention order so that the person may be dealt with in accordance with the warrant.
20 21 22		Note: If the police officer is not an AFP member, the police officer will need to obtain the approval of a senior AFP member before releasing the person from detention (see subsection 105.26(2)).
23 24		(4) To avoid doubt, the fact that the person is released from detention under the preventative detention order so that the person may be:
25 26		(a) questioned before a prescribed authority under the warrant; or
27 28		<ul><li>(b) detained under the warrant in connection with that questioning;</li></ul>
29		does not extend the period for which the preventative detention
30 31		order remains in force in relation to the person.  Note: See paragraph 105.26(7)(a).
32	105.26	Release of person from preventative detention
33		(1) The police officer who is detaining a person under a preventative
34 35		detention order may release the person from detention under the order.

1 2 3	Note: A person may be released, for example, so that the person may be arrested and otherwise dealt with under the provisions of Division 4 of Part IAA, and Part IC, of the <i>Crimes Act 1914</i> .
4	(2) If the police officer detaining the person under the order is not an
5	AFP member:
6 7	(a) the police officer must not release the person from detention without the approval of a senior AFP member; and
8	(b) the senior AFP member must approve the person's release if
9	the person is being released so that the person may be dealt
10	with in accordance with a warrant under section 34D of the
11	Australian Security Intelligence Organisation Act 1979.
12	(3) The police officer who releases the person from detention under
13	the preventative detention order must give the person a written
14	statement that the person is being released from that detention. The
15	statement must be signed by the police officer.
16	(4) Subsection (3) does not apply if the police officer releases the
17	person from detention so that the person may be dealt with:
18	(a) in accordance with a warrant under section 34D of the
19	Australian Security Intelligence Organisation Act 1979; or
20	(b) under the provisions of Division 4 of Part IAA, and Part IC,
21	of the Crimes Act 1914.
22	(5) To avoid doubt, a person may be taken to have been released from
23	detention under a preventative detention order even if:
24	(a) the person is informed that he or she is being released from
25	detention under the order; and
26	(b) the person is taken into custody on some other basis
27	immediately after the person is informed that he or she is
28	being released from detention under the order.
29	(6) To avoid doubt, a person is taken not to be detained under a
30	preventative detention order during a period during which the
31	person is released from detention under the order.
32	Note: During this period, the provisions of this Division that apply to a
33 34	person who is being detained under a preventative detention order (for example, section 105.34 which deals with the people the person may
35	contact) do not apply to the person.
36	(7) To avoid doubt:
37	(a) the release of the person under subsection (1) from detention
38	under the preventative detention order does not extend the
	•

1 2		period for which the preventative detention order remains in force; and
3		(b) a person released under subsection (1) from detention under
4		preventative detention order may again be taken into custody
5		and detained under the order at any time while the order
6		remains in force in relation to the person.
7 8		Note: Paragraph (a)—this means that the time for which the person may be detained under the order continues to run while the person is released
9	105.27	Arrangement for detainee to be held in State or Territory
10		prison or remand centre
11		(1) A senior AFP member may arrange for a person (the <i>subject</i> ) who
12		is being detained under a preventative detention order to be
13		detained under the order at a prison or remand centre of a State or
14		Territory.
15		(2) If an arrangement is made under subsection (1):
16		(a) the preventative detention order is taken to authorise the
17		person in charge of the prison or remand centre to detain the
18		subject at the prison or remand centre while the order is in
19		force in relation to the subject; and
20 21		(b) section 105.33 applies in relation to the subject's detention under the order at the prison or remand centre as if:
22		(i) the person in charge of that prison or remand centre; or
23		(ii) any other person involved in the subject's detention at
24		that prison or remand centre;
25		were a person exercising authority under the order or
26		implementing or enforcing the order; and
27		(c) the senior AFP member who makes the arrangement is taker
28		while the subject is detained at the prison or remand centre,
29		to be the AFP member detaining the subject for the purposes
30		of Subdivisions D and E of this Division.
31		(3) The arrangement under subsection (1) may include provision for
32		the Commonwealth meeting the expenses of the subject's detentio
33		at the prison or remand centre.

1	Subar	VISI		—Imorming person detained about preventative
2			dete	ntion order
3	105.28	Eff	fect of	f initial preventative detention order to be explained
4			to pe	erson detained
5		(1)	As so	oon as practicable after a person is first taken into custody
6		. ,		an initial preventative detention order, the police officer who
7 8				aining the person under the order must inform the person of latters covered by subsection (2).
9 10			Note 1	: A contravention of this subsection may be an offence under section 105.45.
11 12			Note 2	A contravention of this subsection does not affect the lawfulness of the person's detention under the order (see subsection 105.31(5)).
13		(2)	The r	natters covered by this subsection are:
14			(a)	the fact that the preventative detention order has been made
15				in relation to the person; and
16 17			(b)	the period during which the person may be detained under the order; and
18			(c)	the restrictions that apply to the people the person may
19 20				contact while the person is being detained under the order; and
21			(d)	the fact that an application may be made under
22			(4)	section 105.11 for an order that the person continue to be
23				detained for a further period; and
24			(e)	any right the person has to complain to the Commonwealth
25				Ombudsman under Part III of the Complaints (Australian
26				Federal Police) Act 1981 in relation to:
27				(i) the application for, or the making of, the preventative
28				detention order; or
29				(ii) the treatment of the person by an AFP member in
30				connection with the person's detention under the order;
31			(0)	and
32			(1)	any right the person has to complain to an officer or authority
33				of a State or Territory in relation to the treatment of the
34 35				person by a member of the police force of that State or Territory in connection with the person's detention under the
36				order; and

1 2	(g) the fact that the person may seek from a federal court a remedy relating to:
3	(i) the order; or
4 5	(ii) the treatment of the person in connection with the person's detention under the order; and
6 7	(h) the person's entitlement under section 105.37 to contact a lawyer; and
8 9 10 11	(i) the name and work telephone number of the senior AFP member who has been nominated under subsection 105.19(5) to oversee the exercise of powers under, and the performance of obligations in relation to, the order.
12	Note: Paragraph (g)—see section 105.51.
13 14	(3) Paragraph (2)(c) does not require the police officer to inform the person being detained of:
15 16	(a) the fact that a prohibited contact order has been made in relation to the person's detention; or
17 18	(b) the name of a person specified in a prohibited contact order that has been made in relation to the person's detention.
19 20	105.29 Effect of continued preventative detention order to be explained to person detained
21 22 23 24	(1) As soon as practicable after a continued preventative detention order (the <i>continued order</i> ) is made in relation to a person, the police officer who is detaining the person must inform the person of the matters covered by subsection (2).
25 26	Note 1: A contravention of this subsection may be an offence under section 105.45.
27 28	Note 2: A contravention of this subsection does not affect the lawfulness of the person's detention under the order (see subsection 105.31(5)).
29	(2) The matters covered by this subsection are:
30	(a) the fact that the continued order has been made in relation to
31	the person; and  (b) the further period during which the person may continue to
32 33	(b) the further period during which the person may continue to be detained under the continued order; and
	(c) the restrictions that apply to the people the person may
34	
34 35 36	contact while the person is being detained under the continued order; and

1 2 3	(d)	any right the person has to complain to the Commonwealth Ombudsman under Part III of the <i>Complaints (Australian Federal Police) Act 1981</i> in relation to:
4		(i) the application for the continued order; or
5		(ii) the treatment of the person by an AFP member in connection with the person's detention under the
7	( )	continued order; and
8 9	(e)	any right the person has to complain to an officer or authority of a State or Territory about the treatment of the person by a
10 11		member of the police force of that State or Territory in connection with the person's detention under the continued
12		order; and
13 14	(f)	the fact that the person may seek from a federal court a remedy relating to:
15		(i) the continued order; or
16		(ii) the treatment of the person in connection with the
17		person's detention under the continued order; and
18	(g)	the person's entitlement under section 105.37 to contact a
19		lawyer; and
20	(h)	the name and work telephone number of the senior AFP
21		member who has been nominated under subsection 105.19(5)
22		to oversee the exercise of powers under, and the performance of obligations in relation to the continued order
23		of obligations in relation to, the continued order.
24	Note:	Paragraph (f)—see section 105.51.
25 26		graph (2)(c) does not require the police officer to inform the on being detained of:
27	•	the fact that a prohibited contact order has been made in
28	,	relation to the person's detention; or
29	(b)	the name of a person specified in a prohibited contact order
30		that has been made in relation to the person's detention.
31	105.30 Person	being detained to be informed of extension of
32	prev	rentative detention order
33	If a p	reventative detention order is extended, or further extended,
34		r section 105.10 or 105.14, the police officer detaining the
35	•	on under the order must inform the person of the extension, or
36		er extension, as soon as practicable after the extension, or
37	furth	er extension, is made.

1 2		Note 1:	A contravention of this subsection may be an offence under section 105.45.
3 4		Note 2:	A contravention of this subsection does not affect the lawfulness of the person's detention under the order (see subsection 105.31(5)).
5	105.31	Compliano	ce with obligations to inform
6		(1) Subsecti	ion 105.28(1) or 105.29(1) or section 105.30 does not apply
7			tions of the person being detained under the preventative
8 9			n order make it impracticable for the police officer to with that subsection.
10 11		Note:	A defendant bears an evidential burden in relation to the matter in subsection (1) (see subsection 13.3(3)).
12			ice officer detaining the person under the preventative
13			n order complies with subsection 105.28(1) or 105.29(1) if
14		•	ce officer informs the person in substance of the matters
15 16			by subsection 105.28(2) or 105.29(2) (even if this is not language of a precise or technical nature).
17		(3) The poli	ice officer who is detaining the person under the
18			ative detention order must arrange for the assistance of an
19			ter in complying with subsection 105.28(1) or 105.29(1) or
20			105.30 if the police officer has reasonable grounds to
21 22			that the person is unable, because of inadequate knowledge nglish language or a physical disability, to communicate
23			sonable fluency in that language.
24		(4) Without	limiting subsection (3), the assistance of the interpreter
25		may be j	provided by telephone.
26		(5) The law	fulness of a person's detention under a preventative
27			n order is not affected by a failure to comply with
28			on 105.28(1) or 105.29(1), section 105.30 or subsection (3)
29		of this so	ection.
30	105.32	Copy of pr	reventative detention order and summary of
31		ground	ls
32		(1) As soon	as practicable after a person is first taken into custody
33			n initial preventative detention order, the police officer who
34			ing the person under the order must give the person:
35		(a) a c	copy of the order; and

1	(b) a summary of the grounds on which the order is made.
2 3 4 5 6	(2) To avoid doubt, paragraph (1)(b) does not require information to be included in the summary if the disclosure of the information is likely to prejudice national security (within the meaning of the <i>National Security Information (Criminal and Civil Proceedings)</i> Act 2004).
7 8 9 10	(3) Despite subsection 105.19(2), a police officer does not need to have a copy of the order with him or her, or to produce a copy of the order to the person being taken into custody, when the police officer takes the person into custody.
11 12 13 14 15	(4) As soon as practicable after a continued preventative detention order is made in relation to a person in relation to whom an initial preventative detention order is in force, the police officer who is detaining the person under the initial preventative detention order, or the continued preventative detention order, must give the person a copy of the continued preventative detention order.
17 18 19 20 21	(5) As soon as practicable after a preventative detention order is extended, or further extended, under section 105.10 or 105.14, the police officer who is detaining the person under the preventative detention order must give the person a copy of the extension or further extension.
22 23 24 25	<ul><li>(6) A person who is being detained under a preventative detention order may request a police officer who is detaining the person to arrange for a copy of:</li><li>(a) the order; or</li></ul>
26 27 28	<ul><li>(b) the summary given to the person under paragraph (1)(b); or</li><li>(c) any extension or further extension of the order under section 105.10 or 105.14;</li></ul>
29 30	to be given to a lawyer acting for the person in relation to the order.
31 32 33	Note 1: Section 105.37 deals with the person's right to contact a lawyer and the obligation of the police officer detaining the person to give the person assistance to choose a lawyer.
34 35	Note 2: Section 105.40 prevents the person from contacting a lawyer who is specified in a prohibited contact order.

1 2 3	(7)	The police officer must make arrangements for a copy of the order, the summary or the extension or further extension, to be given to the lawyer as soon as practicable after the request is made.
4 5	(8)	Without limiting subsection (7), the copy of the order, the summary or the extension, may be faxed or emailed to the lawyer.
6 7 8	(9)	To avoid doubt, subsection (7) does not entitle the lawyer to be given a copy of, or see, a document other than the order, the summary or the extension or further extension.
9 10	(10)	Nothing in this section requires a copy of a prohibited contact order to be given to a person.
11 12 13	(11)	The police officer who gives:  (a) the person being detained under an initial preventative detention order; or
14		(b) a lawyer acting for the person;
15 16 17		a copy of the initial preventative detention order under this section must endorse on the copy the date on which, and time at which, the person was first taken into custody under the order.
18 19 20	(12)	The lawfulness of a person's detention under a preventative detention order is not affected by a failure to comply with subsection (1), (4), (5), (7) or (11).
21	Subdivisi	on E—Treatment of person detained
22	105.33 Hu	mane treatment of person being detained
23 24		A person being taken into custody, or being detained, under a preventative detention order:
25 26		(a) must be treated with humanity and with respect for human dignity; and
27 28		(b) must not be subjected to cruel, inhuman or degrading treatment;
29 30		by anyone exercising authority under the order or implementing or enforcing the order.
31 32		Note: A contravention of this section may be an offence under section 105.45.

1	105.34	Restriction on contact with other people				
2 3 4	Except as provided by sections 105.35, 105.36, 105.37 and 105.39 while a person is being detained under a preventative detention order, the person:					
5		(a) is not entitled to contact another person; and				
6	(b) may be prevented from contacting another person.					
7 8 9		Note 1: This section will not apply to the person if the person is released from detention under the order (even though the order may still be in force in relation to the person).				
10 11 12		Note 2: A person's entitlement to contact other people under sections 105.35, 105.37 and 105.39 may be subject to a prohibited contact order made under section 105.15 or 105.16 (see section 105.40).				
13	105.35	Contacting family members etc.				
14		(1) The person being detained is entitled to contact:				
15		(a) one of his or her family members; and				
16		(b) if he or she:				
17		(i) lives with another person and that other person is not a				
18		family member of the person being detained; or				
19 20		(ii) lives with other people and those other people are not family members of the person being detained;				
21		that other person or one of those other people; and				
22		(c) if he or she is employed—his or her employer; and				
23 24		(d) if he or she employs people in a business—one of the people he or she employs in that business; and				
25 26		(e) if he or she engages in a business together with another person or other people—that other person or one of those				
27		other people; and				
28		(f) if the police officer detaining the person being detained				
29		agrees to the person contacting another person—that person;				
30		by telephone, fax or email but solely for the purposes of letting the				
31		person contacted know that the person being detained is safe but is				
32		not able to be contacted for the time being.				
33		(2) To avoid doubt, the person being detained is not entitled, under				
34		subsection (1), to disclose:				
35		(a) the fact that a preventative detention order has been made in				
36		relation to the person; or				
37		(b) the fact that the person is being detained; or				

1		(c) the period for which the person is being detained.
2		(3) In this section:
3		family member of a person means:
4		(a) the person's spouse, de facto spouse or same-sex partner; or
5		(b) a parent, step-parent or grandparent of the person; or
6		(c) a child, step-child or grandchild of the person; or
7		(d) a brother, sister, step-brother or step-sister of the person; or
8		(e) a guardian or carer of the person.
9	105.36	Contacting Ombudsman etc.
10 11 12		(1) The person being detained is entitled to contact the Commonwealth Ombudsman in accordance with the <i>Complaints (Australian Federal Police) Act 1981</i> .
13		Note: Section 22 of the Complaints (Australian Federal Police) Act 1981
14		provides for the manner in which a person who is in custody may
15		make a complaint to the Commonwealth Ombudsman under that Act.
16		(2) If the person being detained has the right, under a law of a State or
17		Territory, to complain to an officer or authority of the State or
18		Territory about the treatment of the person by a member of the
19		police force of that State or Territory in connection with the
20 21		person's detention under the order, the person is entitled to contact that officer or authority to make a complaint in accordance with
22		that law.
23	105.37	Contacting lawyer
24		(1) The person being detained is entitled to contact a lawyer but solely
25		for the purpose of:
26		(a) obtaining advice from the lawyer about the person's legal
27		rights in relation to:
28		(i) the preventative detention order; or
29		(ii) the treatment of the person in connection with the
30		person's detention under the order; or
31		(b) arranging for the lawyer to act for the person in relation to,
32		and instructing the lawyer in relation to, proceedings in a
33		federal court for a remedy relating to:
34		(i) the preventative detention order; or

1 2	(ii) the treatment of the person in connection with the person's detention under the order; or
3	(c) arranging for the lawyer to act for the person in relation to, and instructing the lawyer in relation to, a complaint to the
5	Commonwealth Ombudsman under the <i>Complaints</i>
6	(Australian Federal Police) Act 1981 in relation to:
7	(i) the application for, or the making of, the preventative
8	detention order; or
9	(ii) the treatment of the person by an AFP member in
10	connection with the person's detention under the order;
11	or
12	(d) arranging for the lawyer to act for the person in relation to,
13	and instructing the lawyer in relation to, a complaint to an
14	officer or authority of a State or Territory about the treatment
15	of the person by a member of the police force of that State or
16	Territory in connection with the person's detention under the
17	order; or
18	(e) arranging for the lawyer to act for the person in relation to an
19 20	appearance, or hearing, before a court that is to take place while the person is being detained under the order.
21	(2) The form of contact that the person being detained is entitled to
22	have with a lawyer under subsection (1) includes:
23	(a) being visited by the lawyer; and
24	(b) communicating with the lawyer by telephone, fax or email.
25	(3) If:
26	(a) the person being detained asks to be allowed to contact a
27	particular lawyer under subsection (1); and
28	(b) either:
29	(i) the person is not entitled to contact that lawyer because
30	of section 105.40 (prohibited contact order); or
31	(ii) the person is not able to contact that lawyer;
32	the police officer who is detaining the person must give the person
33	reasonable assistance to choose another lawyer for the person to
34	contact under subsection (1).
35	(4) In recommending lawyers to the person being detained as part of
36	giving the person assistance under subsection (3), the police officer
37	who is detaining the person may give priority to lawyers who have

2			Department.
3 4 5 6		(5)	Despite subsection (4) but subject to section 105.40, the person being detained is entitled under this section to contact a lawyer who does not have a security clearance of the kind referred to in subsection (4).
7	105.38	Mo	onitoring contact under section 105.35 or 105.37
8 9 10 11 12 13		(1)	The contact the person being detained has with another person under section 105.35 or 105.37 may take place only if it is conducted in such a way that the contact, and the content and meaning of the communication that takes place during the contact, can be effectively monitored by a police officer exercising authority under the preventative detention order.
14 15 16 17		(2)	The contact may take place in a language other than English only if the content and meaning of the communication that takes place during the contact can be effectively monitored with the assistance of an interpreter.
18 19		(3)	Without limiting subsection (2), the interpreter referred to in that subsection may be a police officer.
20 21 22 23 24 25 26 27		(4)	If the person being detained indicates that he or she wishes the contact to take place in a language other than English, the police officer who is detaining the person must:  (a) arrange for the services of an appropriate interpreter to be provided if it is reasonably practicable to do so during the period during which the person is being detained; and  (b) if it is reasonably practicable to do so—arrange for those services to be provided as soon as practicable.
28 29 30 31		(5)	Any communication between:  (a) a person who is being detained under a preventative detention order; and  (b) a lawyer;
32 33 34			for a purpose referred to in paragraph 105.37(1)(a), (b), (c), (d) or (e) is not admissible in evidence against the person in any proceedings in a court.

1 2	105.39	Special contact rules for person under 18 or incapable of managing own affairs
3		(1) This section applies if the person being detained under a
4		preventative detention order:
5		(a) is under 18 years of age; or
6		(b) is incapable of managing his or her affairs.
7 8		(2) The person is entitled, while being detained under the order, to have contact with:
9		(a) a parent or guardian of the person; or
10		(b) another person who:
11		(i) is able to represent the person's interests; and
12		(ii) is, as far as practicable in the circumstances, acceptable
13		to the person and to the police officer who is detaining
14		the person; and
15		(iii) is not an AFP member; and
16		(iv) is not an AFP employee (within the meaning of the
17		Australian Federal Police Act 1979); and
18 19		<ul><li>(v) is not a member (however described) of a police force of a State or Territory; and</li></ul>
20		(vi) is not an officer or employee of the Australian Security
21		Intelligence Organisation.
22		(3) To avoid doubt:
23		(a) if the person being detained (the <i>detainee</i> ) has 2 parents or 2
24		or more guardians, the detainee is entitled, subject to
25		section 105.40, to have contact under subsection (2) with
26		each of those parents or guardians; and
27		(b) the detainee is entitled to disclose the following to a person
28		with whom the detainee has contact under subsection (2):
29		(i) the fact that a preventative detention order has been
30		made in relation to the detainee;
31		(ii) the fact that the detainee is being detained;
32		(iii) the period for which the detainee is being detained.
33		(4) The form of contact that the person being detained is entitled to
34		have with another person under subsection (2) includes:
35		(a) being visited by that other person; and

1 2	(b) communicating with that other person by telephone, fax or email.
3 4	(5) The period for which the person being detained is entitled to have contact with another person each day under subsection (2) is:
5	(a) 2 hours; or
6 7	(b) such longer period as is specified in the preventative detention order.
8	Note: Paragraph (b)—see subsections 105.8(7) and 105.12(7).
9 10 11 12	(6) Despite subsection (5), the police officer who is detaining the person may permit the person to have contact with a person under subsection (2) for a period that is longer than the period provided for in subsection (5).
13 14 15 16	(7) The contact that the person being detained has with another person under subsection (2) must be conducted in such a way that the content and meaning of any communication that takes place during the contact can be effectively monitored by a police officer exercising authority under the preventative detention order.
18 19 20 21 22	(8) If the communication that takes place during the contact takes place in a language other than English, the contact may continue only if the content and meaning of the communication in that language can be effectively monitored with the assistance of an interpreter.
23 24	(9) Without limiting subsection (8), the interpreter referred to in that subsection may be a police officer.
25 26 27 28	10) If the person being detained indicates that he or she wishes the communication that takes place during the contact to take place in a language other than English, the police officer who is detaining the person must:
29 30 31 32 33	<ul><li>(a) arrange for the services of an appropriate interpreter to be provided if it is reasonably practicable to do so during the period during which the person is being detained; and</li><li>(b) if it is reasonably practicable to do so—arrange for those services to be provided as soon as practicable.</li></ul>

1	105.40	Entitlement to contact subject to prohibited contact order
2 3		Sections 105.35, 105.37 and 105.39 have effect subject to any prohibited contact order made in relation to the person's detention.
4	105.41	Disclosure offences
5		Person being detained
6		(1) A person (the <i>subject</i> ) commits an offence if:
7 8		(a) the subject is being detained under a preventative detention order; and
9		(b) the subject discloses to another person:
10 11		(i) the fact that a preventative detention order has been made in relation to the subject; or
12		(ii) the fact that the subject is being detained; or
13		(iii) the period for which the subject is being detained; and
14 15		(c) the disclosure occurs while the subject is being detained under the order; and
16		(d) the disclosure is not one that the subject is entitled to make
17		under section 105.36, 105.37 or 105.39.
18		Penalty: Imprisonment for 5 years.
19		Lawyer
20		(2) A person (the <i>lawyer</i> ) commits an offence if:
21		(a) a person being detained under a preventative detention order
22		(the <i>detainee</i> ) contacts the lawyer under section 105.37; and
23		(b) the lawyer discloses to another person:
24		(i) the fact that a preventative detention order has been
25		made in relation to the detainee; or
26		(ii) the fact that the detainee is being detained; or
27		(iii) the period for which the detainee is being detained; or
28 29		<ul><li>(iv) any information that the detainee gives the lawyer in the course of the contact; and</li></ul>
30		(c) the disclosure occurs while the detainee is being detained
31		under the order; and
32		(d) the disclosure is not made for the purposes of:

1 2 3	(i) proceedings in a federal court for a remedy relating to the preventative detention order or the treatment of the detainee in connection with the detainee's detention
4	under the order; or
5	(ii) a complaint to the Commonwealth Ombudsman under
6	the Complaints (Australian Federal Police) Act 1981 in
7	relation to the application for, or making of, the
8	preventative detention order or the treatment of the detainee by an AFP member in connection with the
10	detainee's detention under the order; or
11	(iii) a complaint to an officer or authority of a State or
12	Territory about the treatment of the detainee by a
13	member of the police force of that State or Territory in
14	connection with the detainee's detention under the
15	order; or
16	(iv) making representations to the senior AFP member
17	nominated under subsection 105.19(5) in relation to the
18	order, or another police officer involved in the
19	detainee's detention, about the exercise of powers under
20	the order, the performance of obligations in relation to
21 22	the order or the treatment of the detainee in connection with the detainee's detention under the order.
23	Penalty: Imprisonment for 5 years.
24	Person having special contact with detainee who is under 18 years
25	of age or incapable of managing own affairs
26	(3) A person (the <i>parent/guardian</i> ) commits an offence if:
27	(a) a person being detained under a preventative detention order
28	(the <i>detainee</i> ) has contact with the parent/guardian under
29	section 105.39; and
30	(b) the parent/guardian discloses to another person:
31	(i) the fact that a preventative detention order has been
32	made in relation to the detainee; or
33	(ii) the fact that the detainee is being detained; or
34	(iii) the period for which the detainee is being detained; or
35	(iv) any information that the detainee gives the
36	parent/guardian in the course of the contact; and

1 2	(c) the other person is not a person with whom the detainee has also had contact under section 105.39 while being detained
3	under the order; and
4 5	<ul><li>(d) the disclosure occurs while the detainee is being detained under the order; and</li></ul>
6	(e) the disclosure is not made for the purposes of:
7	(i) a complaint to the Commonwealth Ombudsman under
8	the Complaints (Australian Federal Police) Act 1981 in
9	relation to the application for, or the making of, the
10	preventative detention order or the treatment of the
11	detainee by an AFP member in connection with the
12	detainee's detention under the order; or
13	(ii) a complaint to an officer or authority of a State or
14	Territory about the treatment of the detainee by a
15	member of the police force of that State or Territory in
16	connection with the detainee's detention under the
17	order; or
18	(iii) making representations to the senior AFP member
19	nominated under subsection 105.19(5) in relation to the
20	order, or another police officer involved in the
21	detainee's detention, about the exercise of powers under
22	the order, the performance of obligations in relation to
23	the order or the treatment of the detainee in connection
24	with the detainee's detention under the order.
25	Penalty: Imprisonment for 5 years.
26	(4) To avoid doubt, a person does not contravene subsection (3)
27	merely by letting another person know that the detainee is safe but
28	is not able to be contacted for the time being.
29	Interpreter assisting in monitoring contact with detainee
30	(5) A person (the <i>interpreter</i> ) commits an offence if:
31	(a) the interpreter is an interpreter who assists in monitoring the
32	contact that a person being detained under a preventative
33	detention order (the <i>detainee</i> ) has with someone while the
34	detainee is being detained under the order; and
35	(b) the interpreter discloses to another person:
36	(i) the fact that a preventative detention order has been
37	made in relation to the detainee; or

1	(ii) the fact that the detainee is being detained; or
2	(iii) the period for which the detainee is being detained; or
3	(iv) any information that interpreter obtains in the course of
4	assisting in the monitoring of that contact; and
5	(c) the disclosure occurs while the detainee is being detained
6	under the order.
7	Penalty: Imprisonment for 5 years.
8	Passing on improperly disclosed information
9	(6) A person (the <i>disclosure recipient</i> ) commits an offence if:
10	(a) a person (the <i>earlier discloser</i> ) discloses to the disclosure
11	recipient:
12	(i) the fact that a preventative detention order has been
13	made in relation to a person; or
14	(ii) the fact that a person is being detained under a
15	preventative detention order; or
16	(iii) the period for which a person is being detained under a
17	preventative detention order; or
18	(iv) any information that a person who is being detained
19	under a preventative detention order communicates to a
20 21	person while the person is being detained under the order; and
22	(b) the disclosure by the earlier discloser to the disclosure
23	recipient contravenes:
24	(i) subsection (1), (2), (3) or (5); or
25	(ii) this subsection; and
26	(c) the disclosure recipient discloses that information to another
27	person; and
28	(d) the disclosure by the disclosure recipient occurs while the
29	person referred to in subparagraph (a)(i), (ii), (iii) or (iv) is
30	being detained under the order.
31	Penalty: Imprisonment for 5 years.
32	Police officer or interpreter monitoring contact with lawyer
33	(7) A person (the <i>monitor</i> ) commits an offence if:
34	(a) the monitor is:
35	(i) a police officer who monitors; or

1		(	(ii) an interpreter who assists in monitoring;
2			ontact that a person being detained under a preventative
3		d	etention order (the <i>detainee</i> ) has with a lawyer under
4		S	ection 105.37 while the detainee is being detained under the
5		O	rder; and
6		(b) ii	nformation is communicated in the course of that contact;
7		a	nd
8 9			ne information is communicated for one of the purposes referred to in subsection 105.37(1); and
10		(d) tl	ne monitor discloses that information to another person.
11		Penalty	: Imprisonment for 5 years.
12		Note:	See also subsection 105.38(5).
13	105.42 Q	uestioni	ng of person prohibited while person is detained
14	(1)	) A polic	ce officer must not question a person while the person is
15		being c	detained under a preventative detention order except for the
16		purpos	es of:
17		(a) d	etermining whether the person is the person specified in the
18		О	rder; or
19		(b) e	nsuring the safety and well-being of the person being
20		d	etained; or
21		(c) a	llowing the police officer to comply with a requirement of
22		tl	nis Division in relation to the person's detention under the
23		O	rder.
24		Note 1:	This subsection will not apply to the person if the person is released
25			from detention under the order (even though the order may still be in
26			force in relation to the person).
27 28		Note 2:	A contravention of this subsection may be an offence under section 105.45.
29	(2	) An offi	icer or employee of the Australian Security Intelligence
30			sation must not question a person while the person is being
31			d under a preventative detention order.
32		Note 1:	This subsection will not apply to the person if the person is released
33			from detention under the order (even though the order may still be in
34			force in relation to the person).
35 36		Note 2:	A contravention of this subsection may be an offence under section 105.45.

1 2 3 4	(3)	Security while the	member, or an officer or employee of the Australian Intelligence Organisation, must not question a person person is being detained under an order made under a anding State preventative detention law.
5 6 7		Note 1:	This subsection will not apply to the person if the person is released from detention under the order (even though the order may still be in force in relation to the person).
8		Note 2:	A contravention of this subsection may be an offence under section 105.45.
10 <b>105.43</b>	Ta	king fing photogr	gerprints, recordings, samples of handwriting or raphs
12 13 14	(1)	who is be	officer must not take identification material from a person eing detained under a preventative detention order except ance with this section.
15 16		Note:	A contravention of this subsection may be an offence under section 105.45.
17 18 19 20 21 22 23	(2)	identifica material (a) the (b) the necessity	officer who is of the rank of sergeant or higher may take ation material from the person, or cause identification from the person to be taken, if: person consents in writing; or police officer believes on reasonable grounds that it is ressary to do so for the purpose of confirming the person's notity as the person specified in the order.
24 25 26	(3)	in the cir	officer may use such force as is necessary and reasonable cumstances to take identification material from a person s section.
27 28 29 30	(4)	material prints) fr	o this section, a police officer must not take identification (other than hand prints, fingerprints, foot prints or toe om the person if the person: under 18 years of age; or
31 32		(b) is i	ncapable of managing his or her affairs; Federal Magistrate orders that the material be taken.
33 34		Note:	A contravention of this subsection may be an offence under section 105.45.
35 36	(5)		ng whether to make such an order, the Federal Magistrate e regard to:

1 2	<ul><li>(a) the age, or any disability, of the person; and</li><li>(b) such other matters as the Federal Magistrate thinks fit.</li></ul>
3	(6) The taking of identification material from a person who:
4	(a) is under 18 years of age; or
5	(b) is incapable of managing his or her affairs;
6	must be done in the presence of:
7	(c) a parent or guardian of the person; or
8 9	(d) if a parent or guardian of the person is not acceptable to the person—another appropriate person.
10	Note 1: For <i>appropriate person</i> , see subsection (11).
11 12	Note 2: A contravention of this subsection may be an offence under section 105.45.
13	(7) Despite this section, identification material may be taken from a
14 15	person who is under 18 years of age and is capable of managing his or her affairs if:
16	(a) subsections (8) and (9) are satisfied; or
17	(b) subsection (8) or (9) is satisfied (but not both) and a Federal
18	Magistrate orders that the material be taken.
19 20	In deciding whether to make such an order, the Federal Magistrate must have regard to the matters set out in subsection (5).
21 22	(8) This subsection applies if the person agrees in writing to the taking of the material.
23	(9) This subsection applies if either:
24	(a) a parent or guardian of the person; or
25	(b) if a parent or guardian is not acceptable to the person—
26	another appropriate person;
27	agrees in writing to the taking of the material.
28	Note: For <i>appropriate person</i> , see subsection (11).
29	(10) Despite this section, identification material may be taken from a
30	person who:
31	(a) is at least 18 years of age; and
32	(b) is capable of managing his or her affairs;
33	if the person consents in writing.

1	(11) A reference in this section to an appropriate person in relation to a
2	person (the <i>subject</i> ) who is under 18 years of age, or incapable of
3	managing his or her affairs, is a reference to a person who:
4	(a) is capable of representing the subject's interests; and
5	(b) as far as is practicable in the circumstances, is acceptable to
6	the subject and the police officer who is detaining the
7	subject; and
8	(c) is none of the following:
9	(i) an AFP member;
10 11	(ii) an AFP employee (within the meaning of the <i>Australian Federal Police Act 1979</i> );
12 13	(iii) a member (however described) of a police force of a State or Territory;
14	(iv) an officer or employee of the Australian Security
15	Intelligence Organisation.
	405 44 TI 611 46 41 4 11
16	105.44 Use of identification material
17	(1) This section applies if identification material is taken under
18 19	section 105.43 from a person being detained under a preventative detention order.
20	(2) The material may be used only for the purpose of determining
21	whether the person is the person specified in the order.
22 23	Note: A contravention of this subsection may be an offence under section 105.45.
24	(3) If:
25	(a) a period of 12 months elapses after the identification material
26	is taken; and
27	(b) proceedings in respect of:
28	(i) the preventative detention order; or
29	(ii) the treatment of the person in connection with the
30	person's detention under the order;
31	have not been brought, or have been brought and
32	discontinued or completed, within that period;
33	the material must be destroyed as soon as practicable after the end
34	of that period.

1	105.45	Offences of contravening safeguards
2		A person commits an offence if:
3		(a) the person engages in conduct; and
4		(b) the conduct contravenes:
5		(i) subsection 105.28(1); or
6		(ii) subsection 105.29(1); or
7		(iii) section 105.30; or
8		(iv) section 105.33; or
9		(v) subsection 105.42(1), (2) or (3); or
10		(vi) subsection 105.43(1), (4) or (6); or
11		(vii) subsection 105.44(2).
12		Penalty: Imprisonment for 2 years.
13	Subdiv	ision F—Miscellaneous
14	105.46	Nature of functions of Federal Magistrate
15		(1) A function of making an order conferred on a Federal Magistrate
16		by section 105.43 is conferred on the Federal Magistrate in a
17		personal capacity and not as a court or a member of a court.
18		(2) Without limiting the generality of subsection (1), an order made by
19		a Federal Magistrate under section 105.43 has effect only by virtue
20		of this Act and is not to be taken by implication to be made by a
21		court.
22		(3) A Federal Magistrate performing a function of, or connected with,
23		making an order under section 105.43 has the same protection and
24		immunity as if he or she were performing that function as, or as a
25		member of, the Federal Magistrates Court.
26	105.47	Annual report
27		(1) The Attorney-General must, as soon as practicable after each
28		30 June, cause to be prepared a report about the operation of this
29		Division during the year ended on that 30 June.
30		(2) Without limiting subsection (1), a report relating to a year must
31		include the following matters:

(a) the number of initial preventative detention under section 105.8 during the year;  (b) the number of continued preventative detention 105.12 during the year;  (c) whether a person was taken into custody orders and, if so, how long the person was and, if so, how long the person was during the year to:  (d) particulars of any complaints in relation of during the year to:  (i) the Commonwealth Ombudsman; of the London Division of Federal Police;  (e) the number of prohibited contact orders of the sections 105.15 and 105.16 during the year to:  (3) The Attorney-General must cause copies of the before each House of the Parliament within 15 House after the report is completed.  105.48 Ombudsman functions and powers not affect a function or pow Commonwealth Ombudsman under the Completed Federal Police) Act 1981.  105.49 Queensland public interest monitor function affected  This Division does not affect a function or pow Queensland public interest monitor, or a Queen land public interest monitor, or a Queen interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor, has under a law of Queensland privilege interest monitor.	
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(c) whether a person was taken into custody orders and, if so, how long the person was defended and particulars of any complaints in relation of person under a preventative detention or during the year to:  (i) the Commonwealth Ombudsman; of the Internal Investigation Division of Federal Police;  (e) the number of prohibited contact orders of sections 105.15 and 105.16 during the year to:  (3) The Attorney-General must cause copies of the before each House of the Parliament within 15 House after the report is completed.  105.48 Ombudsman functions and powers not affect after the Complete Federal Police) Act 1981.  105.49 Queensland public interest monitor function affected  This Division does not affect a function or powed Queensland public interest monitor, or a Queen linterest monitor, has under a law of Queensland public interest monitor, or a Queen linterest monitor, has under a law of Queensland public interest monitor.	etention orders made
(d) particulars of any complaints in relation of person under a preventative detention or during the year to:  (i) the Commonwealth Ombudsman; of (ii) the Internal Investigation Division of Federal Police;  (e) the number of prohibited contact orders of sections 105.15 and 105.16 during the year to:  (3) The Attorney-General must cause copies of the before each House of the Parliament within 15 House after the report is completed.  105.48 Ombudsman functions and powers not affect This Division does not affect a function or powers of the Complete Pederal Police Act 1981.  105.49 Queensland public interest monitor function affected  This Division does not affect a function or powers of Queensland public interest monitor, or a Queen land public interest monitor, or a Queen land public interest monitor, or a Queen land public interest monitor, has under a law of Queensland public interest monitor, has under a law of Queensland public interest monitor, has under a law of Queensland public interest monitor, or a Queen land public interest monitor, has under a law of Queensland public interest monitor, or a Queen land public interest monitor, has under a law of Queensland public interest monitor, or a Queen land public interest monitor, has under a law of Queensland public interest monitor, has under a law of Queensland public interest monitor.	
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27 105.50 Law relating to legal professional privilege	nd.
	not affected
To avoid doubt, this Division does not affect the	the law relating to
legal professional privilege.	<b>5</b> **

1 2	105.51	Legal proceedings in relation to preventative detention orders
3		(1) Subject to subsections (2) and (4), proceedings may be brought in a
4		court for a remedy in relation to:
5		(a) a preventative detention order; or
6 7		(b) the treatment of a person in connection with the person's detention under a preventative detention order.
8 9		(2) A court of a State or Territory does not have jurisdiction in proceedings for a remedy if:
10		(a) the remedy relates to:
11		(i) a preventative detention order; or
12		(ii) the treatment of a person in connection with the
13		person's detention under a preventative detention order;
14		and
15		(b) the proceedings are commenced while the order is in force.
16		(3) Subsection (2) has effect despite any other law of the
17		Commonwealth (whether passed or made before or after the
18		commencement of this section).
19		(4) An application cannot be made under the <i>Administrative Decisions</i>
20		(Judicial Review) Act 1997 in relation to a decision made under
21		this Division.
22 23		Note: See paragraph (dac) of Schedule 1 to the <i>Administrative Decisions</i> ( <i>Judicial Review</i> ) <i>Act 1977</i> .
24 25		(5) An application may be made to the Administrative Appeals Tribunal for review of:
26		(a) a decision by an issuing authority under section 105.8 or
27		105.12 to make a preventative detention order; or
28		(b) a decision by an issuing authority in relation to a preventative
29		detention order to extend or further extend the period for
30		which the order is in force in relation to a person.
31		The application cannot be made while the order is in force.
32		(6) The power of the Administrative Appeals Tribunal to review a
33		decision referred to in subsection (5) may be exercised by the
34		Tribunal only in the Security Appeals Division of the Tribunal.
35		(7) The Administrative Appeals Tribunal may:

1 2 3 4 5		(a) declare a decision referred to in subsection (5) in relation to a preventative detention order in relation to a person to be void if the Tribunal would have set the decision aside if an application for review of the decision had been able to be made to the Tribunal while the order was in force; and
6 7 8 9		(b) determine that the Commonwealth should compensate the person in relation to the person's detention under the order if the Tribunal declares the decision to be void under paragraph (a).
10 11 12	(8	8) If the Administrative Appeals Tribunal makes a determination under paragraph (7)(b), the Commonwealth is liable to pay the compensation determined by the Tribunal.
13 14 15 16	(9	9) The provisions of the <i>Administrative Appeals Tribunal Act 1975</i> apply in relation to an application to the Administrative Appeals Tribunal for review of a decision referred to in subsection (5) with the modifications specified in the regulations made under this Act.
17	105.52 F	Review by State and Territory courts
18	(	1) This section applies if:
19 20		(a) a person is detained under a preventative detention order (the <i>Commonwealth order</i> ) that is made on the basis of:
21 22		<ul><li>(i) assisting in preventing a terrorist act occurring within a period; or</li></ul>
23		(ii) preserving evidence of, or relating to, a terrorist act; and
24 25		(b) the person is detained under an order (the <i>State order</i> ) that is made under a corresponding State preventative detention law
26		on the basis of:
27 28		(i) assisting in preventing the same terrorist act, or a different terrorist act, occurring within that period; or
29		(ii) preserving evidence of, or relating to, the same terrorist
30		act; and
31		(c) the person brings proceedings before a court of a State or
32		Territory in relation to:
33		(i) the application for, or the making of, the State order; or
34 35		<ul><li>(ii) the person's treatment in connection with the person's detention under the State order.</li></ul>
36	(2	2) The court may:

1	(a) review the application for, or the making of, the
2	Commonwealth order, or the person's treatment in
3	connection with the person's detention under the
4	Commonwealth order, on the same grounds as those on which the court may review the application for, or the
5	making of, the State order, or the person's treatment in
7	connection with the person's detention under the State order;
8	and
9	(b) grant the same remedies in relation to the application for, or
10	the making of, the Commonwealth order, or the person's
11	treatment in connection with the person's detention under the
12	Commonwealth order, as those the court can grant in relation
13	to the application for, or the making of, the State order, or the
14	person's treatment in connection with the person's detention
15	under the State order.
16	(3) If:
17	(a) the person applies to the court for:
18	(i) review of the application for, or the making of, the
19	Commonwealth order or the person's treatment in
20	connection with the person's detention under the
21	Commonwealth order; or
22	(ii) a remedy in relation to the application for, or the
23	making of, the Commonwealth order or the person's
24	treatment in connection with the person's detention
25	under the Commonwealth order; and
26	(b) the person applies to the court for an order under this
27	subsection;
28	the court may order the Commissioner of the Australian Federal
29	Police to give the court, and the parties to the proceedings, the
30	information that was put before the person who issued the
31	Commonwealth order when the application for the Commonwealth
32	order was made.
33	(4) Subsection (3) does not require information to be given to the
34	court, or the parties to the proceedings, if the disclosure of the
35	information is likely to prejudice national security (within the
36	meaning of the National Security Information (Criminal and Civil
37	Proceedings) Act 2004).
38	(5) This section has effect:
39	(a) without limiting subsection 105.51(1); and

(b) subject to subsection 105.51(2). 1 (6) Nothing in this section affects the operation of the National 2 Security Information (Criminal and Civil Proceedings) Act 2004 in 3 relation to the proceedings. 4 105.53 Sunset provision 5 (1) A preventative detention order, or a prohibited contact order, that is 6 in force at the end of 10 years after the day on which this Division 7 commences ceases to be in force at that time. 8 (2) A preventative detention order, and a prohibited contact order, cannot be applied for, or made, after the end of 10 years after the 10 day on which this Division commences. 11

2	Part 2—Consequential amendments
3	Administrative Decisions (Judicial Review) Act 1977
4	25 After paragraph (daa) of Schedule 1
5	Insert:
6	(dab) decisions of the Attorney-General under section 104.2 of the
7	Criminal Code;
8	(dac) decisions under Division 105 of the Criminal Code;

Sc	chedule 5—Powers to stop, question and search persons in relation to terrorist acts
Cri	mes Act 1914
1 F	Part IAA (heading) Repeal the heading, substitute:
Pa	rt IAA—Search, information gathering, arrest and related powers
2 5	Subsection 3C(1)
	Insert:
	serious offence means an offence:
	(a) that is punishable by imprisonment for 2 years or more; and
	(b) that is one of the following:
	(i) a Commonwealth offence;
	<ul><li>(ii) an offence against a law of a State that has a federal aspect;</li></ul>
	(iii) an offence against a law of a Territory; and
	(c) that is not a serious terrorism offence.
3 8	Subsection 3C(1)
	Insert:
	serious terrorism offence means:
	(a) a terrorism offence (other than offence against section 102.8,
	Division 104 or Division 105 of the Criminal Code); or
	(b) an offence against a law of a State:
	(i) that has a federal aspect; and
	(ii) that has the characteristics of a terrorism offence (other than such an offence that has the characteristics of an
	offence against section 102.8, Division 104 or

1 2 3 4 5	(c) an offence against a law of a Territory that has the characteristics of a terrorism offence (other than such an offence that has the characteristics of an offence against section 102.8, Division 104 or Division 105 of the <i>Criminal Code</i> ).
6	4 Paragraph 3D(1)(a)
7	Omit "persons or".
8	5 Paragraph 3D(1)(c)
9	After "conveyances", insert "or persons".
10	6 At the end of subsection 3D(1)
11	Add:
12	; or (e) the requesting of information or documents from persons.
13	7 Paragraph 3D(4)(a)
14	Omit "persons or".
15	8 Paragraph 3D(4)(c)
16	After "conveyances", insert "or persons".
17	9 After paragraph 3D(4)(d)
18	Insert:
19	or (e) the requesting of information or documents from persons;
20	10 After Division 3 of Part IAA
21	Insert:
22	Division 3A—Powers to stop, question and search persons
23	in relation to terrorist acts
24	Subdivision A—Definitions
25	<b>3UA Definitions</b>
26	In this Division:

1 2 3	Commonwealth place means a Commonwealth place within the meaning of the Commonwealth Places (Application of Laws) Act 1970.
4	police officer means:
5	(a) a member of the Australian Federal Police (within the
6	meaning of the Australian Federal Police Act 1979); or
7	(b) a special member (within the meaning of that Act); or
8	(c) a member, however described, of a police force of a State or
9	Territory.
10	prescribed security zone means a zone in respect of which a
11	declaration under section 3UJ is in force.
12	serious offence related item means a thing that a police officer
13	conducting a search under section 3UD reasonably suspects:
14	(a) may be used in a serious offence; or
15	(b) is connected with the preparation for, or the engagement of a
16	person in, a serious offence; or
17	(c) is evidence of, or relating to, a serious offence.
18	terrorism related item means a thing that a police officer
19	conducting a search under section 3UD reasonably suspects:
20	(a) may be used in a terrorist act; or
21 22	(b) is connected with the preparation for, or the engagement of a person in, a terrorist act; or
23	(c) is evidence of, or relating to, a terrorist act.
23	(c) is evidence of, or relating to, a terrorist act.
24 25	<i>terrorist act</i> has the same meaning as in subsection 100.1(1) of the <i>Criminal Code</i> .
26	vehicle includes any means of transport (and, without limitation,
27	includes a vessel and an aircraft).
28	Subdivision B—Powers
29	3UB Application of Subdivision
30	A police officer may exercise the powers under this Subdivision in
31	relation to a person if:
32	(a) the person is in a Commonwealth place (other than a
33	prescribed security zone) and the officer suspects on

1 2	reasonable grounds that the person might have just committed, might be committing or might be about to commit, a terrorist act; or
3	
4 5	(b) the person is in a Commonwealth place in a prescribed security zone.
6	3UC Requirement to provide name etc.
7 8	(1) A police officer may request the person to provide the officer with the following details:
9	(a) the person's name;
10	(b) the person's residential address;
11 12	(c) the person's reason for being in that particular Commonwealth place;
13	(d) evidence of the person's identity.
14	(2) If a police officer:
15	(a) makes a request under subsection (1); and
16	(b) informs the person:
17	(i) of the officer's authority to make the request; and
18	(ii) that it may be an offence not to comply with the request;
19	the person commits an offence if:
20	(c) the person fails to comply with the request; or
21 22	(d) the person gives a name or address that is false in a material particular.
23	Penalty: 20 penalty units.
24	Note: A more serious offence of obstructing a Commonwealth public
25	official may also apply (see section 149.1 of the Criminal Code).
26	(3) Subsection (2) does not apply if the person has a reasonable
27	excuse.
28 29	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> ).
30	3UD Stopping and searching
31	(1) A police officer may:
32	(a) stop and detain the person for the purpose of conducting a
33	search under paragraph (b); and

1 2	(b) conduct one of the following searches for a terrorism related item:
3	(i) an ordinary search or a frisk search of the person;
4 5 6	(ii) a search of any thing that is, or that the officer suspects on reasonable grounds to be, under the person's immediate control;
7	(iii) a search of any vehicle that is operated or occupied by
8	the person;
9	(iv) a search of any thing that the person has, or that the
10	officer suspects on reasonable grounds that the person
11	has, brought into the Commonwealth place.
12	Conditions relating to conduct of search of person
13	(2) A police officer who conducts a search of a person under this
14	section must not use more force, or subject the person to greater
15	indignity, than is reasonable and necessary in order to conduct the
16	search.
17	(3) A person must not be detained under this section for longer than is
18	reasonably necessary for a search to be conducted under this
19	section.
20	Other conditions relating to conduct of search of person or thing
21	(4) In searching a thing (including a vehicle) under subsection (1), a
22	police officer may use such force as is reasonable and necessary in
23	the circumstances, but must not damage the thing by forcing it, or a
24	part of it, open unless:
25 26	(a) the person has been given a reasonable opportunity to open the thing or part of it; or
26	• •
27	(b) it is not possible to give that opportunity.
28	3UE Seizure of terrorism related items and serious offence related
29	items
30	If a police officer:
31	(a) conducts a search under section 3UD; and
32	(b) finds, in the course of the search, a thing that is:
33	(i) a terrorism related item; or
34	(ii) a serious offence related item;

the officer may seize the thing.

## 3UF How seized things must be dealt with

1

2

3	Seizure notice to be served
4 5	(1) A police officer who is for the time being responsible for a thing seized under section 3UE must, within 7 days after the day on
6	which the thing was seized, serve a seizure notice on:
7	(a) the owner of the thing; or
8 9	(b) if the owner of the thing cannot be identified after reasonable inquiries—the person from whom the thing was seized.
10	(2) Subsection (1) does not apply if:
11	(a) both:
12 13	<ul><li>(i) the owner of the thing cannot be identified after reasonable inquiries; and</li></ul>
14	(ii) the thing was not seized from a person; or
15	(b) it is not possible to serve the person required to be served
16	under subsection (1).
17	(3) A seizure notice must:
18	(a) identify the thing; and
19	(b) state the date on which the thing was seized; and
20	(c) state the ground or grounds on which the thing was seized;
21	and
22	(d) state that, if the owner does not request the return of the thing
23	within 90 days after the date of the notice, the thing is
24	forfeited to the Commonwealth.
25	Return of thing seized
26 27	(4) The owner of a thing seized under section 3UE may request the return of the thing.
28	(5) A police officer who is for the time being responsible for a thing
29	seized under section 3UE must return the thing to its owner if:
30	(a) the owner requests the return of the thing; and
31	(b) neither subsection (6) nor (7) applies.
32	(6) This subsection applies if the police officer suspects, on reasonable
33	grounds that, if the thing is returned to the owner, the thing is

1 2		likely to be used by the owner or another person in the commission of a terrorist act or serious offence.
3	(7)	This subsection applies if the thing is evidence of, or relating to, a
4		terrorist act or serious offence.
5		Forfeiture of thing seized
6	(8)	A thing is forfeited to the Commonwealth if the owner of the thing
7		does not request its return:
8 9		(a) before the end of the 90th day after the date of the seizure notice in relation to the thing; or
10		(b) if subsection (2) applied in relation to the thing so that a
11		seizure notice was not served—before the end of the 90th day
12		after the day on which the thing was seized.
13		Application to magistrate
14	(9)	If:
15		(a) the owner of a thing requests the return of the thing:
16		(i) within 90 days after the date of the seizure notice in
17		relation to the thing; or
18		(ii) if subsection (2) applied in relation to the thing so that a
19 20		seizure notice was not served—within 90 days after the day on which the thing was seized; and
21 22		(b) the thing has not been returned to the owner by the end of the 90th day;
23		the police officer who is for the time being responsible for the
24		thing must, before the end of the 95th day:
25		(c) return the thing to the owner; or
26		(d) apply to a magistrate for an order under section 3UG.
27	3UG App	lication to magistrate
28	(1)	If subsection 3UF(9) applies, the police officer may apply to a
29	,	magistrate for an order in relation to the thing.
30	(2)	The magistrate must, in determining an application by a police
31	,	officer under subsection (1), allow the owner of the thing to appear
32		and be heard.

1 2 3 4	(3) If the magistrate is satisfied that the thing is evidence of, or relating to, a terrorist act or serious offence, the magistrate must order that the thing be retained by the police officer for the period specified in the order.
5	(4) If the magistrate is satisfied that there are reasonable grounds to
6	suspect that, if the thing is returned to the owner, the thing is likely
7	to be used by the owner or another person in the commission of a
8	terrorist act or serious offence, the magistrate may make any of the
9	following orders:
10 11	(a) that the thing be retained by the police officer for the period specified in the order;
12	(b) that the thing is forfeited to the Commonwealth;
13 14	(c) that the thing is to be sold and the proceeds given to the owner;
15	(d) that the thing is to be otherwise sold or disposed of.
16	(5) If the magistrate is not satisfied as mentioned in subsection (3) or
17 18	(4), the magistrate must order that the thing be returned to the owner.
19	3UH Relationship of Subdivision to other laws
20	(1) The powers conferred, and duties imposed, by this Subdivision on
21	police officers are in addition to, and not in derogation of, any
22	other powers conferred, or duties imposed, by any other law of the
23	Commonwealth or the law of a State or Territory.
24	(2) This Division is not intended to exclude or limit the operation of
25	any other law of the Commonwealth or the law of a State or
26	Territory in so far as it is capable of operating concurrently with
27	this Subdivision.
28	Subdivision C—Prescribed security zones
29	3UI Applications for declarations
30	A police officer may apply to the Minister for a declaration that a
30 31	Commonwealth place be declared as a prescribed security zone.
J1	commonwealth place be declared as a presented security zone.

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## 3UJ Minister may make declarations Declaration 2 (1) The Minister may declare, in writing, a Commonwealth place to be 3 a prescribed security zone if he or she considers that a declaration would assist: (a) in preventing a terrorist act occurring; or 6 (b) in responding to a terrorist act that has occurred. 7 Declaration has effect 8 (2) A declaration under this section has effect accordingly. 9 Duration of declaration 10 (3) A declaration ceases to have effect at the end of 28 days after it is 11 made, unless the declaration is revoked by the Minister before then. 13 Revocation of declaration 14 (4) The Minister must revoke a declaration, in writing, if he or she is 15 satisfied that: 16 (a) in the case of a declaration made on the ground mentioned in 17 paragraph (1)(a)—there is no longer a terrorism threat that 18 justifies the declaration being continued; or 19 (b) in the case of a declaration made on the ground mentioned in 20 paragraph (1)(b)—the declaration is no longer required. 2.1 Gazettal and publication of declaration 22 (5) If a declaration of a Commonwealth place as a prescribed security 23 zone under this section is made or revoked, the Minister must 24 arrange for: 25 (a) a statement to be prepared that: 26 (i) states that the declaration has been made or revoked, as 27 the case may be; and 28 (ii) identifies the prescribed security zone; and 29 (b) the statement to be: 30 (i) broadcast by a television or radio station so as to be 31 capable of being received within the place; and

1	(ii) published in the Gazette; and
2	(iii) published on the Internet.
3	Effect of failure to publish
4 5	(6) A failure to comply with subsection (5) does not make the declaration or its revocation ineffective to any extent.
6	Declaration or revocation not legislative instruments
7 8	(7) A declaration or revocation made under this section is not a legislative instrument.
9	Subdivision D—Sunset provision
10	3UK Sunset provision
10 11 12 13	<ul><li>3UK Sunset provision</li><li>(1) A police officer must not exercise powers or perform duties under this Division (other than under sections 3UF and 3UG) after the end of 10 years after the day on which the Division commences.</li></ul>
11	(1) A police officer must not exercise powers or perform duties under this Division (other than under sections 3UF and 3UG) after the
11 12 13 14	<ul> <li>(1) A police officer must not exercise powers or perform duties under this Division (other than under sections 3UF and 3UG) after the end of 10 years after the day on which the Division commences.</li> <li>(2) A declaration under section 3UJ that is in force at the end of 10 years after the day on which this Division commences ceases to be</li> </ul>

Sc	hedule 6—Power to obtain information and documents
Cri	mes Act 1914
1 <i>A</i>	After Division 4A of Part IAA  Insert:
Div	vision 4B—Power to obtain information and documen
Sul	odivision A—Definitions
3 <b>Z</b> (	QL Definitions
	In this Division:
	authorised AFP officer means:
	(a) the Commissioner; or
	(b) a Deputy Commissioner; or
	(c) a senior executive AFP employee who:
	(i) is a member of the Australian Federal Police; and
	<ul><li>(ii) is authorised in writing by the Commissioner for the purposes of this paragraph.</li></ul>
	Federal Magistrate has the meaning given by the Federal
	Magistrates Act 1999.
Sul	odivision B—Power to request information or documents
	about terrorist acts from operators of aircraft or
	ships
3Z(	QM Power to request information or documents about terroris
	acts from operators of aircraft or ships
	(1) This section applies if an authorised AFP officer believes on
	reasonable grounds that an operator of an aircraft or ship has
	or and the state of the state o

1 2	relevant to a matter that relates to the doing of a terrorist act (whether or not a terrorist act has occurred or will occur).
3	(2) The officer may:
4	(a) ask the operator questions relating to the aircraft or ship, or
5	its cargo, crew, passengers, stores or voyage, that are relevant
6	to the matter; or
7	(b) request the operator to produce documents relating to the
8 9	aircraft or ship, or its cargo, crew, passengers, stores or voyage:
10	(i) that are relevant to the matter; and
11	(ii) that are in the possession or under the control of the
12	operator.
13	(3) A person who is asked a question or requested to produce a
14	document under subsection (2) must answer the question or
15	produce the document as soon as practicable.
16	Offence
17	(4) A person commits an offence if:
18	(a) the person is an operator of an aircraft or ship; and
19 20	(b) the person is asked a question or requested to produce a document under subsection (2); and
21	(c) the person fails to answer the question or produce the
22	document.
23	Penalty: 60 penalty units.
24	(5) Subsection (4) is an offence of strict liability.
25	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
26	(6) It is a defence to a prosecution for an offence against subsection (4)
27	if the person charged had a reasonable excuse for:
28	(a) failing to answer the question; or
29	(b) failing to produce the document.
30	Definitions
31	(7) In this section:
32	operator has the meaning given by section 4 of the Customs Act
33	1901.

1 2		<i>terrorist act</i> has the meaning given by section 100.1 of the <i>Criminal Code</i> .
3	Subdi	vision C—Power to obtain documents relating to serious terrorism and non-terrorism offences
5	3ZQN	Power to obtain documents relating to serious terrorism offences
7 8 9 10		(1) This section applies if an authorised AFP officer considers on reasonable grounds that a person has documents (including in electronic form) that are relevant to, and will assist, the investigation of a serious terrorism offence.
11		(2) The officer may give the person a written notice requiring the
12		person to produce documents that:
13 14		(a) relate to one or more of the matters set out in section 3ZQP, as specified in the notice; and
15		(b) are in the possession or under the control of the person.
16		(3) The notice must:
17		(a) specify the name of the person to whom the notice is given;
18		and
19 20		(b) specify the matters to which the documents to be produced relate; and
21 22		(c) specify the manner in which the documents are to be produced; and
23 24		(d) specify the place at which the documents are to be produced; and
25 26		<ul><li>(e) state that the person must comply with the notice as soon as practicable; and</li></ul>
27		(f) set out the effect of section 3ZQS (offence for failure to
28		comply); and
29		(g) if the notice specifies that information about the notice must
30 31		not be disclosed—set out the effect of section 3ZQT (offence for disclosing existence or nature of a notice).
32	3ZQO	Power to obtain documents relating to serious offences
33		(1) An authorised AFP officer may apply to a Federal Magistrate for a
34		notice under this section in respect of a person if the AFP officer

1 2 3	considers on reasonable grounds that the person has documents (including in electronic form) that are relevant to, and will assist, the investigation of a serious offence.
4 5	(2) If the Magistrate is satisfied on the balance of probabilities, by information on oath or by affirmation, that a person has documents
6	(including in electronic form) that are relevant to, and will assist,
7	the investigation of a serious offence, the Magistrate may give the
8	person a written notice requiring the person to produce documents
9	that:
10	(a) relate to one or more of the matters set out in section 3ZQP,
11	as specified in the notice; and
12	(b) are in the possession or under the control of the person.
13	(3) The Magistrate must not give the notice unless the authorised AFP
14	officer or some other person has given to the Magistrate, either orally or by affidavit, such further information (if any) as the
15 16	Magistrate requires concerning the grounds on which the issue of
17	the notice is being sought.
18	(4) The notice must:
19	(a) specify the name of the person to whom the notice is given;
20	and
21 22	(b) specify the matters to which the documents to be produced relate; and
23	(c) specify the manner in which the documents are to be
24	produced; and
25	(d) specify the place at which the documents are to be produced;
26	and
27	(e) state that the person must comply with the notice within 14
28	days after the day on which the notice is given; and
29	(f) set out the effect of section 3ZQS (offence for failure to
30	comply); and
31	(g) if the notice specifies that information about the notice must
32	not be disclosed—set out the effect of section 3ZQT (offence
33	for disclosing existence or nature of a notice).
34	3ZQP Matters to which documents must relate
35	A document to be produced under a notice under section 3ZQN or
36	3ZQO must relate to one or more of the following matters:

1 2	(a)	determining whether an account is held by a specified person with a specified financial institution, and details relating to
3		the account (including details of any related accounts);
4	(b)	determining whether a specified person is a signatory to an
5		account with a specified financial institution, and details
6		relating to the account (including details of any related
7		accounts);
8	(c)	determining whether a transaction has been conducted by a
9		specified financial institution on behalf of a specified person,
10		and details relating to the transaction (including details
11		relating to other parties to the transaction);
12	(d)	determining whether a specified person travelled or will
13		travel between specified dates or specified locations, and
14		details relating to the travel (including details relating to
15		other persons travelling with the specified person);
16	(e)	determining whether assets have been transferred to or from a
17		specified person between specified dates, and details relating
18		to the transfers (including details relating to the names of any
19		other persons to or from whom the assets were transferred);
20	(f)	determining whether an account is held by a specified person
21		in respect of a specified utility (such as gas, water or
22		electricity), and details relating to the account (including the
23		names of any other persons who also hold the account);
24	(g)	determining who holds an account in respect of a specified
25		utility (such as gas, water or electricity) at a specified place,
26		and details relating to the account;
27	(h)	determining whether a telephone account is held by a
28		specified person, and details relating to the account
29		(including:
30		(i) details in respect of calls made to or from the relevant
31		telephone number; or
32		(ii) the times at which such calls were made or received; or
33		(iii) the lengths of such calls; or
34		(iv) the telephone numbers to which such calls were made
35		and from which such calls were received);
36	(i)	determining who holds a specified telephone account, and
37		details relating to the account (including details mentioned in
38		paragraph (h));
39	(j)	determining whether a specified person resides at a specified
40	•	place;

1		(k) determining who resides at a specified place.
2 3	3ZQQ	Powers conferred on Federal Magistrates in their personal capacity
4 5 6		(1) A power conferred on a Federal Magistrate by section 3ZQO is conferred on the Magistrate in a personal capacity and not as a court or a member of a court.
7		(2) A Federal Magistrate need not accept the power conferred.
8 9 10 11		(3) A Federal Magistrate exercising a power conferred by section 3ZQO has the same protection and immunity as if he or she were exercising that power as, or as a member of, the court of which the Magistrate is a member.
12	3ZQR	Documents must be produced
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27		<ol> <li>A person is not excused from producing a document under section 3ZQN or 3ZQO on the ground that to do so:         <ul> <li>(a) would contravene any other law; or</li> <li>(b) might tend to incriminate the person or otherwise expose the person to a penalty or other liability; or</li> <li>(c) would disclose material that is protected against disclosure by legal professional privilege or any other duty of confidence; or</li> <li>(d) would be otherwise contrary to the public interest.</li> </ul> </li> <li>However, neither:         <ul> <li>(a) the production of the document; nor</li> <li>(b) any information, document or thing obtained as a direct or indirect consequence of producing the document; is admissible in evidence against the person in proceedings other than proceedings for an offence against section 137.1, 137.2 or</li> </ul> </li> </ol>
28 29 30 31		<ul> <li>149.1 of the <i>Criminal Code</i> that relates to this Act.</li> <li>(3) A person is not liable to any penalty by reason of his or her producing a document when required to do so under section 3ZQN or 3ZQO.</li> <li>(4) The fact that a person is not excused under subsection (1) from</li> </ul>
33		producing a document does not otherwise affect a claim of legal

1 2		professional privilege that anyone may make in relation to that document.
3	3ZQS	Offence for failure to comply with notice under section 3ZQN or 3ZQO
5 6 7 8		<ul> <li>A person commits an offence if:</li> <li>(a) the person is given a notice under section 3ZQN or 3ZQO; and</li> <li>(b) the person fails to comply with the notice.</li> </ul>
9		Penalty: 30 penalty units.
10	3ZQT	Offence for disclosing existence or nature of notice
11		(1) A person commits an offence if:
12 13		(a) the person is given a notice under section 3ZQN or 3ZQO; and
14 15		(b) the notice specifies that information about the notice must not be disclosed; and
16		(c) the person discloses the existence or nature of the notice.
17		Penalty: 120 penalty units or imprisonment for 2 years, or both.
18		(2) Subsection (1) does not apply if:
19		(a) the person discloses the information to another person in
20		order to obtain a document that is required by the notice in
21		order to comply with it, and that other person is directed not
22		to inform the person to whom the document relates about the
23		matter; or
24 25		(b) the disclosure is made to obtain legal advice or legal representation in relation to the notice; or
26		(c) the disclosure is made for the purposes of, or in the course of
27		legal proceedings.
28 29		Note: A defendant bears an evidential burden in relation to the matters in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i> ).

So	chedule 7—Sedition
Cr	imes Act 1914
1	Paragraph 4J(7)(b)
	Omit "section 80.1 or 91.1", substitute "Division 80 or section 91.1".
2	Sections 24A to 24E
	Repeal the sections.
3	Paragraph 30A(1)(b)
	Omit "as defined in section 24A", substitute "(see subsection (3))".
4	At the end of section 30A
	Add:
	(3) In this section:
	seditious intention means an intention to effect any of the
	following purposes:  (a) to bring the Sovereign into hatred or contempt;
	(b) to urge disaffection against the following:
	(i) the Constitution;
	(ii) the Government of the Commonwealth;
	(iii) either House of the Parliament;
	(c) to urge another person to attempt to procure a change,
	otherwise than by lawful means, to any matter established by
	law of the Commonwealth;
	(d) to promote feelings of ill-will or hostility between different groups so as to threaten the peace, order and good
	government of the Commonwealth.
Cr	iminal Code Act 1995
5	Part 5.1 of the <i>Criminal Code</i> (heading)
- '	Repeal the heading, substitute:

Pa	art 5.1—Treason and sedition
<b>6</b> I	Division 80 of the <i>Criminal Code</i> (heading)  Repeal the heading, substitute:
Di	vision 80—Treason and sedition
<b>7</b> I	Before section 80.1 of the <i>Criminal Cod</i> e
	Insert:
30.	1A Definition of organisation
	In this Division:
	organisation means:
	(a) a body corporate; or
	(b) an unincorporated body;
	whether or not the body is based outside Australia, consists of
	persons who are not Australian citizens, or is part of a larger organisation.
3 3	Subsection 80.1(1A) of the <i>Criminal Code</i> (note)
	Omit "Note", substitute "Note 1".
9 /	At the end of subsection 80.1(1A) of the Criminal Code
	Add:
	Note 2: There is a defence in section 80.3 for acts done in good faith.
10	Subsections 80.1(3), (4), (6) and (7) of the <i>Criminal Code</i>
	Repeal the subsections.
11	Subsection 80.1(8) of the Criminal Code (definition of
	organisation)
	Repeal the definition.
12	At the end of Division 80 of the Criminal Code
	Add:

1	80.2	Sedition
2		Urging the overthrow of the Constitution or Government
3		(1) A person commits an offence if the person urges another person to overthrow by force or violence:
5		(a) the Constitution; or
6		(b) the Government of the Commonwealth, a State or a
7		Territory; or
8		(c) the lawful authority of the Government of the
9		Commonwealth.
10		Penalty: Imprisonment for 7 years.
11		(2) Recklessness applies to paragraphs (1)(a), (b) and (c).
12		Urging interference in Parliamentary elections
13		(3) A person commits an offence if the person urges another person to
14		interfere by force or violence with lawful processes for an election
15		of a member or members of a House of the Parliament.
16		Penalty: Imprisonment for 7 years.
17		(4) Recklessness applies to the element of the offence under
18		subsection (3) that it is lawful processes for an election of a
19		member or members of a House of the Parliament that the
20		first-mentioned person urges the other person to interfere with.
21		Urging violence within the community
22		(5) A person commits an offence if:
23		(a) the person urges a group or groups (whether distinguished by
24		race, religion, nationality or political opinion) to use force or
25		violence against another group or other groups (as so
26		distinguished); and
27		(b) the use of the force or violence would threaten the peace, order and good government of the Commonwealth.
28		order and good government of the Commonwealth.
29		Penalty: Imprisonment for 7 years.
30		(6) Recklessness applies to the element of the offence under
31		subsection (5) that it is a group or groups that are distinguished by
32		race, religion, nationality or political opinion that the

1 2	first-mentioned person urges the other person to use force or violence against.
3	Urging a person to assist the enemy
4	(7) A person commits an offence if:
5	(a) the person urges another person to engage in conduct; and
6	(b) the first-mentioned person intends the conduct to assist, by
7	any means whatever, an organisation or country; and
8	(c) the organisation or country is:
9	(i) at war with the Commonwealth, whether or not the
10	existence of a state of war has been declared; and
11	(ii) specified by Proclamation made for the purpose of
12	paragraph 80.1(1)(e) to be an enemy at war with the
13	Commonwealth.
14	Penalty: Imprisonment for 7 years.
15	Urging a person to assist those engaged in armed hostilities
16	(8) A person commits an offence if:
17	(a) the person urges another person to engage in conduct; and
18	(b) the first-mentioned person intends the conduct to assist, by
19	any means whatever, an organisation or country; and
20	(c) the organisation or country is engaged in armed hostilities
21	against the Australian Defence Force.
22	Penalty: Imprisonment for 7 years.
23	Defence
24	(9) Subsections (7) and (8) do not apply to engagement in conduct by
25	way of, or for the purposes of, the provision of aid of a
26	humanitarian nature.
27	Note 1: A defendant bears an evidential burden in relation to the matter in
28	subsection (9). See subsection 13.3(3).
29	Note 2: There is a defence in section 80.3 for acts done in good faith.
30	80.3 Defence for acts done in good faith
31	(1) Sections 80.1 and 80.2 do not apply to a person who:

1 2	(a)	tries in good faith to show that any of the following persons are mistaken in any of his or her counsels, policies or actions:
3		(i) the Sovereign;
4		(ii) the Governor-General;
5		(iii) the Governor of a State;
6		(iv) the Administrator of a Territory;
7		(v) an adviser of any of the above;
8		(vi) a person responsible for the government of another
9		country; or
10	(b)	points out in good faith errors or defects in the following,
11	,	with a view to reforming those errors or defects:
12		(i) the Government of the Commonwealth, a State or a
13		Territory;
14		(ii) the Constitution;
15		(iii) legislation of the Commonwealth, a State, a Territory or
16		another country;
17		(iv) the administration of justice of or in the
18		Commonwealth, a State, a Territory or another country;
19		or
20	(c)	urges in good faith another person to attempt to lawfully
21		procure a change to any matter established by law, policy or
22 23		practice in the Commonwealth, a State, a Territory or another country; or
23 24	(4)	points out in good faith any matters that are producing, or
24 25	(u)	have a tendency to produce, feelings of ill-will or hostility
26		between different groups, in order to bring about the removal
27		of those matters; or
28	(e)	does anything in good faith in connection with an industrial
29		dispute or an industrial matter.
30	Note:	A defendant bears an evidential burden in relation to the matter in
31		subsection (1). See subsection 13.3(3).
32	(2) In co	nsidering a defence under subsection (1), the Court may have
33		d to any relevant matter, including whether the acts were
34	done	
35	(a)	for a purpose intended to be prejudicial to the safety or
36		defence of the Commonwealth; or
37	(b)	with the intention of assisting an enemy:
38		(i) at war with the Commonwealth; and

1	(ii) specified by Proclamation made for the purpose of
2 3	paragraph 80.1(1)(e) to be an enemy at war with the Commonwealth; or
4	(c) with the intention of assisting another country, or an
5	organisation, that is engaged in armed hostilities against the
6	Australian Defence Force; or
7 8	(d) with the intention of assisting a proclaimed enemy of a proclaimed country (within the meaning of subsection
9	24AA(4) of the <i>Crimes Act 1914</i> ); or
10 11	(e) with the intention of assisting persons specified in paragraphs 24AA(2)(a) and (b) of the <i>Crimes Act 1914</i> ; or
12 13	(f) with the intention of causing violence or creating public disorder or a public disturbance.
14	80.4 Extended geographical jurisdiction for offences
15	Section 15.4 (extended geographical jurisdiction—category D)
16	applies to an offence against this Division.
17	80.5 Attorney-General's consent required
18	(1) Proceedings for an offence against this Division must not be
19	commenced without the Attorney-General's written consent.
20	(2) Despite subsection (1):
21 22	(a) a person may be arrested for an offence against this Division; or
23 24	<ul><li>(b) a warrant for the arrest of a person for such an offence may be issued and executed;</li></ul>
25 26	and the person may be charged, and may be remanded in custody or on bail, but:
27	(c) no further proceedings may be taken until that consent has
28	been obtained; and
29	(d) the person must be discharged if proceedings are not
30	continued within a reasonable time.
31	80.6 Division not intended to exclude State or Territory law
32	It is the intention of the Parliament that this Division is not to apply
33	to the exclusion of a law of a State or a Territory to the extent that
34	the law is capable of operating concurrently with this Division.

## Migration Act 1958 1 13 Subparagraph 203(1)(c)(i) 2 Omit "24C,". 3 14 Subparagraph 203(1)(c)(ia) 4 Omit "section 80.1", substitute "Division 80". 5 Surveillance Devices Act 2004 6 15 Subparagraph 30(1)(a)(v) 7 Repeal the subparagraph. 8 16 Subparagraph 30(1)(a)(vi) 9 Omit ", 80.1". 10 17 Subparagraph 30(1)(a)(vii) 11 Repeal the subparagraph. 12 18 Subparagraph 30(1)(a)(viii) 13 After "Division", insert "72, 80, 101, 102, 103 or". 14

S	Schedule 8—Optical surveillance devices at airports and on board aircraft
$\boldsymbol{A}$	viation Transport Security Act 2004
1	Title Omit "related", substitute "other".
2	At the end of subsection 3(1)
	Add:  Note: Division 10 of Part 4 has additional purposes (see section 74J).
3	Section 4 (at the end of the paragraph relating to Part 4)
	Add "It also allows the Minister to determine a code regulating and authorising the use of optical surveillance devices at airports and or board aircraft.".
4	Section 9
	Insert:
	optical surveillance device has the same meaning as in the Surveillance Devices Act 2004.
5	At the end of Part 4
	Add:
D	vivision 10—Optical surveillance devices
74	4J Purposes of this Division
	In addition to the purposes of this Act, the purposes of this
	Division include the following:
	(a) preventing and detecting contraventions of, or offences
	against: (i) this Act; or
	(ii) any other law of the Commonwealth;
	at airports or on board aircraft;

(b) safeguarding Commonwealth interests.

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## 74K Minister may determine code(1) For the purposes of this Division, the Minister may, by legislative instrument, determine a code that regulates and authorises, despite

any law of a State or a Territory, the use of optical surveillance devices by aviation industry participants:

- (a) at a security controlled airport; or
- (b) on board an aircraft that:
  - (i) is at a security controlled airport; or
  - (ii) is a prescribed aircraft; or
- (c) in a vehicle that:
  - (i) is on board an aircraft covered by paragraph (b); or
  - (ii) is at a security controlled airport.
- (2) The code may also regulate and authorise the use or disclosure of a signal, image or other information obtained by the use of the optical surveillance devices.
- (3) Regulations made for the purposes of this section may prescribe penalties for offences against the code. The penalties must not exceed 50 penalty units.

S	Schedule 9—Financial transaction reporting
F	inancial Transaction Reports Act 1988
1	Subsection 3(1)
	Insert:
	bearer negotiable instrument means a document that is:
	(a) a bill of exchange; or
	(b) a cheque; or
	(c) a promissory note; or
	(d) a traveller's cheque; or
	(e) a money order, postal order or similar order; or
	(f) a negotiable instrument not covered by any of the above
	paragraphs.
	For the purposes of determining whether a document is covered by
	paragraph (e) or (f), it is immaterial that the document is
	incomplete because the document does not specify:
	<ul><li>(g) an amount to be paid; or</li><li>(h) a payee.</li></ul>
	(ii) a payee.
2	Subsection 3(1)
	Insert:
	bill of exchange has the same meaning as in paragraph 51(xvi) of
	the Constitution, but does not include a cheque unless the cheque is
	a cheque that an ADI, bank or other institution draws on itself.
3	Subsection 3(1) (definition of non-reportable currency
	transfer)
	Repeal the definition.
4	Subsection 3(1)
	Insert:
	non-reportable transfer, in relation to currency, means a transfer
	of currency out of Australia or into Australia in respect of which a
	report under section 15 is not required.

1	5 Subsection 3(1)
2	Insert:
3 4	<i>prescribed particulars</i> means particulars prescribed by the regulations for the purposes of sections 24E and 24F.
5	6 Subsection 3(1)
6	Insert:
7 8	<i>promissory note</i> has the same meaning as in paragraph 51(xvi) of the Constitution.
9	7 After section 3
10	Insert:
11	3A Translation of foreign currency to Australian currency
12	In determining, for the purposes of this Act, whether an amount of
13	foreign currency (including an amount in which a bearer negotiable instrument or other document is denominated) is not less than an
14 15	Australian dollar amount, the amount of foreign currency is to be
16 17	translated to Australian currency at the exchange rate applicable at the relevant time.
18	8 Division 1A of Part II (heading)
19	Repeal the heading, substitute:
20 21	Division 1A—Reports about transfers of currency and bearer negotiable instruments
22	9 At the end of Division 1A of Part II
23	Add:
24 25	15AA Reports in relation to bearer negotiable instruments taken into or out of Australia
26	(1) If, under section 33AA:
27 28	(a) a person produces to an officer a bearer negotiable instrument that the person has with him or her; or

1 2	<ul><li>(b) an officer conducts an examination or search and finds a bearer negotiable instrument with a person;</li></ul>
3	the officer may request the person to prepare a report for the
4	Director.
5	(2) The report must:
6	(a) be in the approved form; and
7	(b) contain the reportable details in relation to the matter being
8	reported; and
9	(c) be signed by the person giving the report.
10 11	(3) The report must be given to an officer as soon as possible after the request is made.
12	(4) A person commits an offence if:
13	(a) the person is requested to prepare a report; and
14	(b) the person:
15	(i) fails to comply with the request; or
16	(ii) fails to give the report as required by subsection (3).
17	Penalty: Imprisonment for 2 years.
18	Note: Subsection 4B(2) of the <i>Crimes Act 1914</i> allows a court to impose in
19 20	respect of an offence an appropriate fine instead of, or in addition to, a term of imprisonment. The maximum fine that a court can impose on
21	an individual is worked out by multiplying the maximum term of
22	imprisonment (in months) by 5, and then multiplying the resulting
23 24	number by the amount of a penalty unit. The amount of a penalty unit is stated in section 4AA of that Act.
25	(5) The officer must, as soon as practicable after receiving the report,
26	forward the report to the Director.
27	(6) In this section:
28	officer means:
29	(a) a police officer; or
30	(b) a customs officer.
31	reportable details, in relation to a matter being reported, means the
32	details of the matter that are referred to in Schedule 3AA.
33	10 After Division 3 of Part II
34	Insert:

## international funds transfer instructions 2 17FA Customer information in international funds transfer 3 instructions transmitted out of Australia 4 (1) If: 5 (a) a cash dealer in Australia is the sender of an international 6 funds transfer instruction transmitted out of Australia; and 7 (b) at least one of the following applies: 8 (i) the cash dealer is acting on behalf of, or at the request 9 of, another person who is not an ADI; 10 (ii) the cash dealer is not an ADI; 11 the instruction must also include customer information relating to 12 the instruction. 13 Note: Failure to include the customer information relating to the instruction 14 is an offence (see paragraph 28(1)(a)). 15 (2) For the purposes of this section: 16 (a) if a cash dealer transmits an instruction on behalf of, or at the 17 request of, another person, the cash dealer is taken to be the 18 sender of the instruction; and 19 (b) if a person, not being a cash dealer, transmits an instruction 20 on behalf of, or at the request of, a cash dealer, the cash 21 dealer is taken to be the sender of the instruction. 22 (3) In this section: 23 customer information, in relation to an international funds transfer 24 instruction transmitted out of Australia, means the following 25 information about the ordering customer on whose behalf, or at 26 whose request, a cash dealer sends the instruction: 27 (a) the ordering customer's name and full business or residential 28 address (not being a post office box); 29 (b) either: 30 (i) the number of the ordering customer's account with the 31 cash dealer; or 32 (ii) if the customer does not have an account with the cash 33 dealer—the identification code assigned to the 34 instruction by the cash dealer. 35

Division 3A—Customer information to be included in

1

1 2 3		<i>financial organisation</i> means an organisation that transmits, receives, handles or executes international funds transfer instructions.
4		ordering customer means a person or organisation (including a
5		financial organisation) on whose behalf, or at whose request, an
6		international funds transfer instruction is sent.
7		tomer information in international funds transfer
8		instructions transmitted into Australia
9		Application
10	(1)	This section applies if:
11		(a) a cash dealer in Australia is the recipient of two or more
12		international funds transfer instructions transmitted into
13		Australia by a particular ordering organisation; and
14		(b) at least one of the international funds transfer instructions
15		does not include customer information relating to the
16		instruction.
17		Direction to cash dealer
18	(2)	The Director may direct, in writing, the cash dealer to request the
19		ordering organisation to include, in all future international funds
20		transfer instructions the ordering organisation transmits to the cash
21		dealer, customer information relating to the instructions. The
22		direction must state that the cash dealer must comply with the
23		direction within 14 days after the date of the direction.
24		Offence
25	(3)	A person commits an offence if:
26		(a) the person is given a direction under subsection (2); and
27		(b) the person fails to comply with the direction within 14 days
28		after the date of the direction.
29		Penalty: Imprisonment for 2 years.
30		Note: Subsection 4B(2) of the <i>Crimes Act 1914</i> allows a court to impose in
31		respect of an offence an appropriate fine instead of, or in addition to, a
32		term of imprisonment. If a body corporate is convicted of an offence,
33 34		subsection 4B(3) of that Act allows a court to impose a fine of an amount that is not greater than 5 times the maximum fine that could
J <b>T</b>		amount that is not greater than 5 times the maximum fine that could

1 2	be imposed by the court on an individual convicted of the same offence.
3	Report by cash dealer
4	(4) The cash dealer must report, in writing, to the Director on the
5	ordering organisation's response, or lack of response, to the cash
6	dealer's request within:
7	(a) 28 days after the date of the direction; or
8	(b) such further time as is allowed by the Director.
9	Note: Failure to report to the Director is an offence (see paragraph 28(1)(a)).
10	(5) To avoid doubt, a cash dealer may make available funds received
11	from an international funds transfer instruction even if the
12	instruction transmitted to the cash dealer did not include customer
13	information relating to the instruction.
14	Definitions
15	(6) In this section:
16	customer information, in relation to an international funds transfer
17	instruction transmitted into Australia, means the following
18	information about the ordering customer on whose behalf, or at
19	whose request, an ordering organisation sends the instruction:
20	(a) the ordering customer's name;
21	(b) any one of the following:
22	(i) the ordering customer's full business or residential
23	address (not being a post office box);
24	(ii) the ordering customer's date and place of birth;
25	(iii) a unique identification number given to the ordering
26	customer by a foreign government;
27	(iv) the identification number given to the ordering customer
28	by the ordering organisation;
29	(c) either:
30	(i) the number of the ordering customer's account with the
31	ordering organisation; or
32	(ii) if the ordering customer does not have an account with
33	the ordering organisation—the identification code
34	assigned to the instruction by the ordering organisation.

1 2 3	<i>financial organisation</i> means an organisation that transmits, receives, handles or executes international funds transfer instructions.
4 5 6	<i>ordering customer</i> means a person or organisation (including a financial organisation) on whose behalf, or at whose request, an international funds transfer instruction is sent.
7 8 9 10	<ul> <li>ordering organisation, in relation to an international funds transfer instruction, means the financial organisation:</li> <li>(a) that the ordering customer originally asked to send the instruction; or</li> <li>(b) that initiated the conding of the instruction on its own behalf</li> </ul>
11	(b) that initiated the sending of the instruction on its own behalf.
12	11 After Part IIIA
13	Insert:
14 15 16	Part IIIB—Register of Providers of Remittance Services
17	24E Advice by certain cash dealers to the Director
18 19 20	(1) If a person carries on a business mentioned in subparagraph (k)(ib) or paragraph (l) of the definition of <i>cash dealer</i> , the person must advise the Director, in writing, of:
21	(a) the person's name and all prescribed particulars; and
22	(b) the fact that the person carries on such a business.
23	(2) A person commits an offence if:
24	(a) the person carries on a business mentioned in
25	subparagraph (k)(ib) or paragraph (l) of the definition of cash
26	dealer; and
27	(b) the person fails to comply with subsection (1):
28	(i) if the person starts to carry on the business on or after
29	the day on which this section commences—within 30
30	days of starting to carry on the business; and
31 32	<ul><li>(ii) in any other case—within 30 days after the day on which this section commences.</li></ul>
33	Penalty: Imprisonment for 2 years.

1 2 3 4 5 6 7	Note: Subsection 4B(2) of the <i>Crimes Act 1914</i> allows a court to impose in respect of an offence an appropriate fine instead of, or in addition to, term of imprisonment. If a body corporate is convicted of an offence, subsection 4B(3) of that Act allows a court to impose a fine of an amount that is not greater than 5 times the maximum fine that could be imposed by the court on an individual convicted of the same offence.	a
8	24F Register of Providers of Remittance Services	
9	(1) The Director must maintain a register, to be known as the Register	ſ
10	of Providers of Remittance Services, in which the Director is to	
11	include:	
12	(a) the names; and	
13	(b) prescribed particulars;	
14	of cash dealers who carry on a business mentioned in	
15	subparagraph (k)(ib) or paragraph (l) of the definition of <i>cash</i>	
16	dealer.	
17	(2) The register may be maintained by electronic means.	
18	Requirement to provide name and prescribed particulars	
19 20	(3) For the purposes of ensuring that the register is accurate and complete, if:	
21	(a) an authorised officer has reason to believe that a person	
22	carries on a business mentioned in subparagraph (k)(ib) or	
23	paragraph (1) of the definition of cash dealer; and	
24	(b) the Director does not have the name, and all prescribed	
25	particulars, of the person;	
26	the authorised officer:	
27	(c) may, either orally or in writing, require the person to give th	e
28	authorised officer the person's name and all prescribed	
29	particulars; and	
30	(d) if paragraph (c) applies—must, either orally or in writing,	
31	inform the person of the effect of subsection (4).	
32	Offence	
33	(4) A person commits an offence if:	
34	(a) the person is required to give information under	
35	paragraph (3)(c); and	

1 2			person fails to give the information within 14 days after day on which the request for information is made.
3		Penalty:	Imprisonment for 2 years.
4 5 6 7 8 9		Note:	Subsection 4B(2) of the <i>Crimes Act 1914</i> allows a court to impose in respect of an offence an appropriate fine instead of, or in addition to, a term of imprisonment. If a body corporate is convicted of an offence, subsection 4B(3) of that Act allows a court to impose a fine of an amount that is not greater than 5 times the maximum fine that could be imposed by the court on an individual convicted of the same offence.
11	12	Paragraph 28	(1)(a)
12		Omit "to the l	
13	13	Subsection 2	9(1)
14		Omit "to the l	• •
15	14	Paragraph 29	(3)(a)
16		After "section	n 15", insert "or 15AA".
17	15	Paragraph 29	(3)(a)
18		After "section	n 33", insert "or 33AA".
19	16	After paragra	ph 29(4)(b)
20		Insert:	
21		(ba) cau	using a cash dealer to include customer information
22			ating to an international funds transfer instruction under
23			tion 17FA that is false or misleading in a material
24		par	ticular; or
25	17	Subsection 3	0(1)
26		Omit "to the l	Director".
27	18	After section	33
28		Insert:	

1 2	negotiable instruments
3	Officer may ask questions about bearer negotiable instruments
4	(1) Any person who is about to leave Australia must, if requested to do
5	so by an officer:
6 7	(a) declare whether or not the person has with him or her any bearer negotiable instruments; and
8 9	(b) declare the amount payable under each bearer negotiable instrument that the person has with him or her; and
10 11	(c) produce to the officer each bearer negotiable instrument that the person has with him or her.
12 13	(2) Any person who arrives in Australia must, if requested to do so by an officer:
14 15	(a) declare whether or not the person has with him or her any bearer negotiable instruments; and
16 17	(b) declare the amount payable under each bearer negotiable instrument that the person has with him or her; and
18 19	(c) produce to the officer each bearer negotiable instrument that the person has with him or her.
20	Officer may copy bearer negotiable instruments
21	(3) If a person produces a bearer negotiable instrument to an officer,
22	the officer may make a copy of the bearer negotiable instrument.
23	Once copied, the officer must return the bearer negotiable
24	instrument to the person.
25	Application of subsections (5) and (6)
26	(4) Subsections (5) and (6) apply only if:
27	(a) an officer has asked a person questions under subsection (1)
28	or (2); and
29	(b) the officer has reasonable grounds to suspect that the person
30	has made a declaration that is false or misleading (a false
31	declaration).

1	Officer may conduct searches
2 3	(5) The officer may, with such assistance as is reasonable and necessary, examine an article which the person has with him or her
4	if the person:
5	(a) is about to leave Australia or has arrived in Australia; or
6	(b) is about to board or leave, or has boarded or left, any ship or
7	aircraft;
8	for the purpose of finding out whether the person has with him or
9	her any bearer negotiable instruments in respect of which a false
10	declaration has been made.
11 12	(6) The officer may, with such assistance as is reasonable and necessary, search the person if:
13	(a) the person is about to leave Australia, or has arrived in
14	Australia, or the person is about to board or leave, or has
15	boarded or left, any ship or aircraft; and
16	(b) the officer has reasonable grounds to suspect that there is on
17	the person, or in clothing being worn by the person, a bearer
18	negotiable instrument in respect of which a false declaration
19	has been made;
20	for the purpose of finding out whether the person has with him or
21	her any such bearer negotiable instrument.
22	(7) A customs officer may only exercise the powers under
23	subsection (6) if the customs officer is one in respect of whom a
24	declaration under section 219ZA of the <i>Customs Act 1901</i> is in
25	force.
26	(8) A person must not be searched under subsection (6) except by a
27	person of the same sex.
28	Officer may conduct searches on board a ship or aircraft
29	(9) The officer, and any person assisting the officer, may:
30	(a) board any ship or aircraft; or
31	(b) go onto or enter any prescribed place;
32	for the purpose of exercising the powers conferred by
33	subsection (1), (2), (5), (6) or (10).

1		Officer may seize bearer negotiable instru	nent
2 3 4		(10) If, in the course of an examination or searc or (6), an officer finds a bearer negotiable i which a false declaration has been made, the	instrument in respect of
5 6 7		(11) If a person produces a bearer negotiable increspect of which a false declaration has been seize it.	
8		Offence	
9 10		(12) A person commits an offence if the person subsection (1) or (2).	contravenes
11		Penalty: Imprisonment for one year.	
12 13 14 15 16 17		Note: Subsection 4B(2) of the <i>Crimes Act 1914</i> respect of an offence an appropriate fine term of imprisonment. The maximum fir an individual is worked out by multiplyi imprisonment (in months) by 5, and ther number by the amount of a penalty unit. is stated in section 4AA of that Act.	instead of, or in addition to, a ne that a court can impose on ng the maximum term of a multiplying the resulting
19		Definitions	
20		(13) In this section:	
21 22		officer and prescribed place have the same in section 33.	respective meanings as
23	Note:	The heading to section 33 is altered by adding at the end "	in relation to currency".
24	19 S	ubsection 33A(1)	
25		After "section 15", insert "or 15AA".	
26	20 S	ubsection 33A(5)	
27		Repeal the subsection, substitute:	
28		(5) In this section:	
29 30 31 32		offence against section 15 or 15AA include section 6 of the Crimes Act 1914 or section the Criminal Code that relates to an offence 15AA of this Act, as the case requires.	11.1, 11.4 or 11.5 of
		, 1	

officer has the same meaning as in section 33. 1 21 After Schedule 3 2 Insert: 3 Schedule 3AA—Reportable details for purposes of section 15AA 5 See subsection 15AA(6). Note: 6 8 For the purposes of section 15AA, the following are the reportable details in respect of bearer negotiable instruments: 10 1. The amount payable under each bearer negotiable instrument. 11 2. Whether the bearer negotiable instrument is denominated in 12 Australian currency or foreign currency and, if foreign currency, 13 which foreign currency. 14 3. If the person making the report is to carry the bearer negotiable 15 instruments into or out of Australia: 16 (a) the name, address, date of birth and occupation (or, where 17 appropriate, the business or principal activity) of the person; 18 and 19 (b) the international travel document number and country of 20 issue of the international travel document or international 21 travel documents held by the person; and 22 (c) if the person is not an Australian resident—that person's 23 address while in Australia; and 24 (d) the name of the city in Australia from which the person is to 25 depart or at which the person will arrive; and 26 (e) the name of the foreign country and the city in that country 27 from which the bearer negotiable instruments are being 28 imported or to which the bearer negotiable instruments are 29 being exported; and 30 (f) if the person is to carry the bearer negotiable instruments on 31 behalf of another person: 32

1	(i) the name, address and occupation (or, where
2	appropriate, business or principal activity) of that
3	person; and
4	(ii) the name and address, and occupation, business or
5	principal activity of the person to whom the bearer
6	negotiable instruments are to be delivered; and
7	(g) the day on which the person is to enter or leave Australia and
8	the number of the flight or the name of the vessel on which
9	the person is entering or leaving.
10	4. If a person is to carry the bearer negotiable instruments out of
11	Australia—the name and address of that person.
12	Proceeds of Crime Act 2002
13	22 Subsection 29(3)
14	After "section 15,", insert "15AA,".
15	23 Section 338 (after subparagraph (c)(i) of the definition of
16	serious offence)
17	Insert:
18	(ia) section 15AA (reports in respect of bearer negotiable
19	instruments); or
20	Surveillance Devices Act 2004
21	24 Subsection 6(1) (paragraph (c) of the definition of relevant
22	offence)
23	After "section 15", insert ", 15AA".

2 3	Schedule 10—ASIO powers etc.
4	Australian Security Intelligence Organisation Act 1979
5	1 Section 4
6	Insert:
7 8 9 10	data storage device means a thing (for example, a disk or file server) containing (whether temporarily or permanently), or designed to contain (whether temporarily or permanently), data for use by a computer.
11	2 After section 22
12	Insert:
13	23 Requesting information or documents from operators of aircraft
14	or vessels
15 16	(1) For the purposes of carrying out the Organisation's functions, an authorised officer or employee may:
17 18 19	<ul> <li>(a) ask an operator of an aircraft or vessel questions relating to the aircraft or vessel, or its cargo, crew, passengers, stores or voyage; or</li> </ul>
20	(b) request an operator of an aircraft or vessel to produce
21	documents relating to the aircraft or vessel, or its cargo, crew,
22 23	passengers, stores or voyage, that are in the possession or under the control of the operator.
24	(2) A person who is asked a question or requested to produce a
25	document under subsection (1) must answer the question or
26	produce the document as soon as practicable.
27	Offence
28	(3) A person commits an offence if:
29	(a) the person is an operator of an aircraft or vessel; and
30	(b) the person is asked a question or requested to produce a
31	document under subsection (1); and
32	(c) the person fails to answer the question or produce the
33	document.

1	Penalty: 60 penalty units.
2	(4) Subsection (3) is an offence of strict liability.
3	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
4	(5) It is a defence to a prosecution for an offence against subsection (3)
5	if the person charged had a reasonable excuse for:
6	(a) failing to answer the question; or
7	(b) failing to produce the document.
8	(6) The Director-General, or a senior officer of the Organisation
9	appointed by the Director-General in writing to be an authorising
10	officer for the purposes of this subsection, may authorise, in
11	writing, an officer or employee of the Organisation, or a class of
12	such officers or employees, for the purposes of this section.
13	(7) In this section:
14	authorised officer or employee means an officer or employee who
15	is authorised under subsection (6) for the purposes of this section.
16	operator has the meaning given by section 4 of the Customs Act
17	1901.
18	senior officer of the Organisation means an officer of the
19	Organisation who holds or performs the duties of an office that is:
20	(a) equivalent to a position occupied by an SES employee; or
21	(b) designated as an office of Coordinator by the
22	Director-General under section 85.
23	3 Paragraphs 25(4)(d) and (4A)(c)
24	Omit "for such time as is reasonable".
	4.46
25	4 After subsection 25(4B)
26	Insert:
27	Time period for retaining records and other things
28	(4C) A record or other thing retained as mentioned in paragraph (4)(d)
29	or $(4A)(c)$ may be retained for only such time as is reasonable,
30	unless returning the record or thing would be prejudicial to
31	security.

1	5 Paragraph 25(5)(a)	
2 3	After "or other electronic equipment" (first occurring), insert ", or a data storage device, brought to or".	
4	6 Paragraph 25(5)(a)	
5 6	Omit "or other electronic equipment" (second and third occurring), substitute ", equipment or device".	
7	7 Paragraph 25(5)(b)	
8 9	Omit "or other electronic equipment", substitute ", equipment or device".	
10	8 Subparagraph 25(5)(b)(iii)	
11	Omit "a storage device", substitute "any data storage device".	
12	9 Subparagraph 25(5)(b)(iii)	
13	Omit "the storage device", substitute "the device".	
14	10 Subsection 25(6)	
15 16 17	Omit "of the computer or other electronic equipment by other persons' substitute "by other persons of a computer or other electronic equipment, or a data storage device, found on the subject premises".	,
18	11 Subsection 25(6)	
19 20	Omit "or other electronic equipment" (second occurring), substitute ", equipment or device".	
21	12 Subsection 25(10)	
22	Omit "28 days", substitute "90 days".	
23	13 Before paragraph 25A(4)(a)	
24	Insert:	
25 26	(aa) entering specified premises for the purposes of doing the things mentioned in this subsection;	
27	14 At the end of paragraph 25A(4)(a)	
28	Add:	
29	or (iv) a data storage device;	

1	15	After subsection 25A(5)
2		Insert:
3		Authorisation of entry measures
4		(5A) The warrant must:
5		(a) authorise the use of any force that is necessary and
6		reasonable to do the things specified in the warrant; and
7 8		(b) state whether entry is authorised to be made at any time of the day or night or during stated hours of the day or night.
9	16	Subsection 27(4)
10		Omit "90 days", substitute "6 months".
11	17	Subsection 27AA(9)
12		Omit "90 days", substitute "6 months".
13	18	Paragraph 27A(3)(a)
14		Omit "28 days", substitute "90 days".
15	19	Paragraph 27A(3)(b)
16 17		Omit "or 26C(3)—6 months; or", substitute ", 26C(3), 27(2) or (3) or 27AA(5) or (8)—6 months;".
18	20	Paragraph 27A(3)(c)
19		Repeal the paragraph.
20	21	Paragraph 34G(5)(b)
21		Omit "in a material particular".
22	22	After subsection 34G(5)
23		Insert:
24 25		(5A) Subsection (5) does not apply if the statement is not false or misleading in a material particular.
26 27		Note: A defendant bears an evidential burden in relation to the matter in subsection (5A) (see subsection 13.3(3) of the <i>Criminal Code</i> ).
28	23	Paragraphs 34N(1)(a) and (c)
29		Omit "for such time as is reasonable".

24	At the end of section 34N
	Add:
	(3) A record or other thing, or an item, retained as mentioned in paragraph (1)(a) or (c) may be retained for only such time as is reasonable, unless returning the record, thing or item would be prejudicial to security.
25	Application of items
(1)	The amendments made by items 1, 3 to 20, 23 and 24 apply to warrants issued after this item commences.
(2)	The amendments made by items 21 and 22 apply to statements made after this item commences.
26	Section 35
	Before "In this Part", insert "(1)".
27	Section 35 (at the end of the definition of prescribed administrative action)
	Add:  Note: An obligation, prohibition or restriction imposed by a control order is not prescribed administrative action (see subsection (2)).
28	At the end of section 35
	Add:
	(2) To avoid doubt, an obligation, prohibition or restriction imposed on a person by a control order made under Division 104 of the <i>Criminal Code</i> is not prescribed administrative action.
Cu	estoms Act 1901
29	After subparagraph 186A(1)(b)(ii)
	Insert:
	or (iii) the performance of functions under section 17 of the Australian Security Intelligence Organisation Act 1979; or
	(iv) the performance of functions under section 6 of the <i>Intelligence Services Act 2001</i> ; or

1 2	(v) security (within the meaning of section 4 of the <i>Australian Security Intelligence Organisation 1979</i> );
3	Customs Administration Act 1985
4	30 After paragraph 16(9)(i)
5	Insert:
6 7 8	(ia) a purpose relating to the performance of functions under section 17 of the Australian Security Intelligence Organisation Act 1979;
9 10	(ib) a purpose relating to the performance of functions under section 6 of the <i>Intelligence Services Act 2001</i> ;
11	Migration Act 1958
12	31 Paragraph 202(1)(a)
13	Omit "the security of the Commonwealth, of a State or of an internal or
14	external Territory", substitute "security".
15	32 Subsection 202(6)
16	Insert:
17	security has the meaning given by section 4 of the Australian
18	Security Intelligence Organisation Act 1979.