

Privacy Regulation 2013

Select Legislative Instrument No. 262, 2013

made under the

Privacy Act 1988

Compilation No. 12

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Prepared by the Office of Parliamentary Counsel, Canberra

About this compilation

This compilation

This is a compilation of the *Privacy Regulation 2013* that shows the text of the law as amended and in force on 1 January 2018 (the *compilation date*).

The notes at the end of this compilation (the *endnotes*) include information about amending laws and the amendment history of provisions of the compiled law.

Uncommenced amendments

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Legislation Register (www.legislation.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes. For more information on any uncommenced amendments, see the series page on the Legislation Register for the compiled law.

Application, saving and transitional provisions for provisions and amendments

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

Editorial changes

For more information about any editorial changes made in this compilation, see the endnotes.

Modifications

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the series page on the Legislation Register for the compiled law.

Self-repealing provisions

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

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Part 1—Preliminary

1 Name of regulation

This regulation is the Privacy Regulation 2013.

3 Authority

This regulation is made under the Privacy Act 1988.

5 Definitions

In this regulation:

Act means the Privacy Act 1988.

agency means an agency that is:

- (a) an agency within the meaning of subsection 6(1) of the Act; or
- (b) an agency mentioned in:
 - (i) Schedule 1; or
 - (ii) Schedule 1 to the *Financial Management and Accountability Regulations 1997*; or
 - (iii) subregulation 4(1) of the Commonwealth Authorities and Companies Regulations 1997; or
 - (iv) Part 1 of Schedule 1 to the Commonwealth Authorities and Companies Regulations 1997; or
- (c) an agency in relation to which the Minister is satisfied that the events mentioned in paragraphs 100(2)(a) and (b) of the Act have occurred.

Ausgrid means the body established by the *Energy Services Corporations Act* 1995 (NSW).

AustralianSuper means AustralianSuper Pty Ltd, ABN 65 714 394 898, and includes a payroll contractor of AustralianSuper.

AvSuper means AvSuper Pty Ltd, ABN 84 421 446 069, and includes a payroll contractor of AvSuper.

Centrelink Confirmation eServices scheme means the scheme of that name that is administered by the Human Services Department.

Centrelink program has the meaning given by section 40 of the *Human Services* (*Centrelink*) Act 1997.

Customer Reference Number means the number assigned to an individual, in relation to a Centrelink program, by the Department administered by the Minister who administers the *Human Services (Centrelink) Act 1997*.

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DVA File Number means the file number assigned to an individual by the Department administered by the Minister who administers the *Veterans' Entitlements Act 1986*.

DVA unique identification number means the unique identification number assigned to an individual by the Department administered by the Minister who administers the *Veterans' Entitlements Act 1986*.

Endeavour Energy means the body established by the *Energy Services Corporations Act 1995* (NSW).

Essential Energy means the body established by the *Energy Services Corporations Act 1995* (NSW).

HomeStart Finance means the body established by regulation 4 of the *Housing* and Urban Development (Administrative Arrangements) (HomeStart Finance) Regulations 1995 (SA).

Human Services Department means the Department administered by the Human Services Minister.

Human Services Minister means the Minister administering the Human Services (Centrelink) Act 1997.

payroll contractor, of an organisation (the *principal organisation*), means an organisation that is responsible, under a contract, for processing, on behalf of the principal organisation, any payments received by, or on behalf of, the principal organisation from an agency, its agent or its contracted service provider for the benefit of an individual employed, or formerly employed, by the agency.

payroll number, assigned to an individual by an agency, means the identifier assigned to the individual by the agency, its agent or its contracted service provider for the purpose of providing salary and other employment benefits to the individual.

residential tenancy database means a database that:

- (a) stores personal information in relation to an individual's occupation of residential premises as a tenant; and
- (b) can be accessed by a person other than the operator of the database or a person acting for the operator.

6 Consumer credit liability information

For paragraph (e) of the definition of *consumer credit liability information* in subsection 6(1) of the Act, the terms or conditions of the consumer credit are the following:

- (a) how the principal and interest on the consumer credit are to be paid, namely whether:
 - (i) the principal and interest are to be paid in full; or

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- (ii) the principal and interest are to be paid, leaving a residual unpaid amount of principal and interest at the end of the term of the consumer credit; or
- (iii) only the interest is to be paid;
- (b) whether the term of the consumer credit is fixed or revolving;
- (c) if the term of the consumer credit is fixed—the length of the term;
- (d) whether the individual is a guarantor to another individual in relation to the other individual's credit;
- (e) whether the consumer credit is secured or unsecured;
- (f) any variation to any of the terms or conditions mentioned in paragraphs (a) to (e).

7 Small business operators treated as organisations

- (1) For subsection 6E(2) of the Act, a small business operator that operates a residential tenancy database is prescribed.
- (2) For subsection 6E(2) of the Act, the following acts or practices of a small business operator of the kind mentioned in subsection (1) are prescribed:
 - (a) an act done, or a practice engaged in, in connection with collecting personal information for the purpose of establishing or maintaining a residential tenancy database;
 - (b) an act done, or a practice engaged in, in connection with maintaining personal information on a residential tenancy database;
 - (c) an act done, or a practice engaged in, in connection with using or disclosing personal information that is stored on a residential tenancy database.

8 State authorities treated as organisations

For subsection 6F(1) of the Act, the following authorities of New South Wales are prescribed:

- (a) Essential Energy;
- (b) Ausgrid;
- (c) Endeavour Energy.

9 State instrumentality treated as an organisation

- (1) For subsection 6F(1) of the Act, HomeStart Finance, an authority of South Australia, is prescribed.
- (2) Australian Privacy Principle 11.2 does not apply to HomeStart Finance.

10 Meaning of credit provider

- (1) For subparagraph 6G(1)(d)(ii) of the Act, the following agencies, organisations or small business operators are prescribed as credit providers:
 - (a) Indigenous Business Australia;

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- (b) Export Finance and Insurance Corporation.
- (2) For subsection 6G(6) of the Act, an organisation or small business operator is not a credit provider in relation to an individual if the organisation or small business operator acts in the capacity of a current or prospective landlord of the individual.

11 Meaning of credit reporting business

- (1) For subsection 6P(4) of the Act, a business or undertaking is not a credit reporting business if the business or undertaking is in a class of businesses or undertakings that:
 - (a) provides personal information to a credit provider; and
 - (b) provides the information to:
 - (i) verify an individual's identity; or
 - (ii) validate other information relating to the individual's financial position (such as real property assets) that the individual provides to the credit provider.
- (2) A class of businesses or undertakings complies with paragraph (1)(b) if the class of businesses or undertakings:
 - (a) compiles information about the individual from sources, including publicly available sources; and
 - (b) provides the information to the credit provider to assist the credit provider to:
 - (i) verify the individual's identity; or
 - (ii) verify that the individual owns the real estate or other assets that the individual claims to own; or
 - (iii) validate the individual's claimed financial position (in relation to the value of the individual's assets).

12 Meaning of repayment history information

For paragraph 6V(2)(a) of the Act, an individual will be taken to have not met an obligation to make a monthly payment that is due and payable in relation to consumer credit if the individual misses any or all repayments due in a month, irrespective of the actual payment cycle for that obligation.

13AA Use or disclosure of credit reporting information

For paragraph 20E(4)(a) of the Act, Indigenous Business Australia is prescribed.

13A Permitted disclosure of credit information by commercial credit providers

For subparagraph 21D(2)(a)(i) of the Act, a credit provider is prescribed if:

- (a) the credit provider discloses credit information; and
- (b) the disclosure is made in connection with the provision of commercial credit.

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14 Permitted disclosure of credit information to a credit reporting body

For subparagraphs 21D(2)(a)(i) and 21D(3)(c)(i) of the Act, Indigenous Business Australia is prescribed.

14A Permitted disclosure of credit information by energy and water utilities

Credit providers

- (1) For the purposes of subparagraph 21D(2)(a)(i) of the Act, the following credit providers are prescribed:
 - (a) an entity that engages in the retail sale of electricity or gas services in the Australian Capital Territory or the Northern Territory;
 - (b) an entity that engages in the retail sale of water, sewerage or drainage services in the Australian Capital Territory or the Northern Territory.

Repeal of section

(2) This section is repealed at the end of 1 January 2018.

14B Permitted disclosure of credit information by ACT energy and water utilities

Credit providers

- (1) For the purposes of subparagraph 21D(2)(a)(i) of the Act, the following credit providers are prescribed:
 - (a) an entity that engages in the retail sale of electricity or gas services in the Australian Capital Territory;
 - (b) an entity that engages in the retail sale of water, sewerage or drainage services in the Australian Capital Territory.

Repeal of section

(2) This section is repealed at the end of 1 January 2019.

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Part 2—Australian Privacy Principles

15 Exceptions to Australian Privacy Principle 9.1

For subclause 9.3 of the Australian Privacy Principles:

- (a) AvSuper is a prescribed organisation; and
- (b) the payroll number assigned to an individual by Airservices Australia, or the Civil Aviation Safety Authority, is a prescribed identifier; and
- (c) the prescribed circumstance is that the payroll number is adopted by AvSuper to provide a superannuation service to the individual.

16 Exceptions to Australian Privacy Principle 9.2

For subclause 9.3 of the Australian Privacy Principles:

- (a) AustralianSuper and AvSuper are each a prescribed organisation; and
- (b) the payroll number assigned to an individual by an agency is a prescribed identifier; and
- (c) the prescribed circumstance is that the payroll number is used or disclosed by AustralianSuper or AvSuper to provide a superannuation service to the individual.

17 Exceptions to Australian Privacy Principle 9.2—Centrelink Confirmation eServices (customer confirmation and income confirmation)

- (1) For subclause 9.3 of the Australian Privacy Principles:
 - (a) each of the following is a prescribed identifier:
 - (i) a Customer Reference Number;
 - (ii) a DVA file number;
 - (iii) a DVA unique identification number; and
 - (b) an organisation is a prescribed organisation if the organisation:
 - (i) is a participant in the Centrelink Confirmation eServices scheme; and
 - (ii) is included in a class of organisations set out in the table in subsection (2); and
 - (c) the prescribed circumstance is that a prescribed organisation uses or discloses an individual's prescribed identifier, with the individual's consent, to access services provided under the Centrelink Confirmation eServices scheme to enquire whether the individual is entitled to receive a concession, service or assistance.
- (2) The classes of organisations are set out in the following table:

Item	Class of organisation		
1	Organisations that provide healthcare services or healthcare products, including any of the following:		
	(a) hospitals;		
	(b) providers of hearing products and hearing services;		
	(c) providers of disability support services;		
	(d) providers of counselling and mental health services;		
	(e) providers of drug treatment and rehabilitation services.		
2	Organisations that are education providers, including any of the following:		
	(a) pre-schools, primary schools and secondary schools;		
	(b) providers of childcare services;		
	(c) universities, TAFE, community colleges and other tertiary education providers;		
	(d) adult education providers;		
	(e) organisations that provide administrative services to education providers.		
3	Organisations that provide any of the following:		
	(a) electricity;		
	(b) gas;		
	(c) water;		
	(d) telecommunications services;		
	(e) broadband internet services.		
4	Organisations that provide passenger rail services.		
5	Organisations that provide motor vehicle roadside assistance services.		
6	Organisations that provide trustee services.		
7	Organisations that provide welfare services, including any of the following:		
	(a) advocacy organisations;		
	(b) organisations that provide assistance to:		
	(i) elderly persons; or		
	(ii) disabled persons; or		
	(iii) immigrants and refugees; or (iv) Indigenous Australians; or		
	(v) families; or		
	(vi) children; or		
	(vii) persons impacted by domestic violence; or		
	(viii) homeless persons; or		
0	(ix) prisoners.		
8	Organisations that provide free or subsidised social housing, facilities management services mortgages or accommodation services to any of the following:		
	(a) socially or economically disadvantaged persons;		
	(b) elderly persons;		
	(c) disabled persons;		
	(d) Indigenous Australians.		

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Item	Class of organisation
9	Organisations that provide legal aid services, including any of the following:
	 (a) legal aid organisations operated by the Commonwealth government, or the government of a State or Territory;
	(b) legal practitioners who provide services for or on behalf of legal aid organisations;
	(c) a court of the Commonwealth, a State or a Territory.
10	Organisations that provide services on behalf of local government.
11	Organisations that provide any of the following:
	(a) financial planning services;
	(b) financial products and services (including brokers);
	(c) insurance products and services;
	(d) banking services and loans as a credit union;
	(e) subsidised or reduced interest loans.

18 Exceptions to Australian Privacy Principle 9.2—Centrelink Confirmation eServices (superannuation confirmation)

For subclause 9.3 of the Australian Privacy Principles:

- (a) a Customer Reference Number is a prescribed identifier; and
- (b) an organisation is a prescribed organisation if the organisation:
 - (i) is a participant in the Centrelink Confirmation eServices scheme; and
 - (ii) provides superannuation products and services; and
- (c) the prescribed circumstance is that a prescribed organisation uses or discloses an individual's prescribed identifier, with the individual's consent, to access services provided under the Centrelink Confirmation eServices scheme to enquire whether the individual is entitled to the early release of superannuation on the ground of financial hardship.

19 Exceptions to Australian Privacy Principles 9.1 and 9.2—MedsASSIST

Adoption, use and disclosure of MedsASSIST identifiers by GuildLink in operating or administering MedsASSIST

(1) Subclause 9.3 of the Australian Privacy Principles applies in relation to the adoption, use or disclosure by GuildLink of a MedsASSIST identifier of an individual in the course of the operation or administration of MedsASSIST by GuildLink.

Use and disclosure of MedsASSIST identifiers by pharmacy operators in using MedsASSIST as clinical decision support tool

(2) Subclause 9.3 of the Australian Privacy Principles applies in relation to the use or disclosure, by an organisation that operates a pharmacy, of a MedsASSIST

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identifier of an individual in the course of using or contributing to MedsASSIST as a clinical decision support tool.

Definitions

(3) In this section:

GuildLink means GuildLink Pty Limited ACN 090 249 960.

MedsASSIST means the system operated by GuildLink for the purposes of monitoring the dispensing of medicines containing codeine to individuals, and informing and recording decisions about such dispensing.

MedsASSIST identifier of an individual means an identifier that is included in one of the following documents issued to the individual:

- (a) a passport issued under the Australian Passports Act 2005;
- (b) a driver's licence (however described) issued by a State or Territory authority;
- (c) a card that is:

(i) issued by a State or Territory authority of a jurisdiction listed in column 1 of an item of the following table; and

1	(ii)	known	by the	descripti	ion in d	column	2 of the i	tem
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Card	Cards containing MedsASSIST identifiers			
	Column 1	Column 2		
	Jurisdiction	Description of card		
1	New South Wales	New South Wales Photo Card		
2	Victoria	Proof of age card		
3	Queensland	Adult proof of age card		
4	Queensland	Photo identification card		
5	Queensland	18+ card		
6	Western Australia	Western Australian Photo Card		
7	South Australia	Proof of age card		
8	Tasmania	Tasmanian Government personal information card		
9	Australian Capital Territory	Proof of identity card		
10	Northern Territory	Evidence of age (18 plus) card		

Repeal of this section

(4) This section is repealed at the start of 1 February 2018.

Part 3—Privacy Advisory Committee

20 Travelling allowance—within Australia

For section 88 of the Act, the travelling allowance payable to an appointed member is:

- (a) the amount that would be payable to the member if clause 3.3 of the *Remuneration Tribunal Determination 2004/03* applied; or
- (b) the amount that would be payable to the member if clause 3.4 of the *Remuneration Tribunal Determination 2004/03* applied, at the tier 2 rate.

Part 4—Secrecy

21 Designated secrecy provisions

For paragraph 80P(7)(d) of the Act, the following provisions of the *Census and Statistics Act 1905* are prescribed:

- (a) section 19;
- (b) section 19A.

Part 5—Transitional

22 Transitional

For item 19 of Schedule 6 to the *Privacy Amendment (Enhancing Privacy Protection) Act 2012*, section 18K of the Act applies to information mentioned in that section that has not been disclosed on or after 12 March 2014 and before 1 April 2014.

Schedule 1—Agencies

Note: See section 5.

Specifie	Specified agencies			
Item	Agency			
1	Airservices Australia			
2	Albury-Wodonga Development Corporation			
3	Anindilyakwa Land Council			
4	Army and Air Force Canteen Service			
5	Attorney-General's Department			
6	Australia Council for the Arts			
7	Australia Japan Foundation			
7A	Australian Aged Care Quality Agency			
8	Australian Broadcasting Corporation			
9	Australian Commission on Safety and Quality in Health Care			
10	Australian Curriculum, Assessment and Reporting Authority			
11	Australian Film Television and Radio School			
12	Australian Fisheries Management Authority			
13	Australian Hearing			
14	Australian Heritage Council			
15	Australian Industry Development Corporation			
16	Australian Institute for Teaching and School Leadership Ltd			
17	Australian Institute of Aboriginal and Torres Strait Islander Studies			
18	Australian Maritime College			
19	Australian Military Forces Relief Trust Fund			
20	Australian National University			
21	Australian Pesticides and Veterinary Medicines Authority			
22	Australian Reinsurance Pool Corporation			
23	Australian Renewable Energy Agency			
25	Australian Sports Commission			
26	Biosecurity Advisory Council			
27	Central Land Council			
28	Civil Aviation Safety Authority			
29	Classification Board			
30	Classification Review Board			
31	Clean Energy Finance Corporation			
32	Clean Energy Regulator			
33	Coal Mining Industry (Long Service Leave Funding) Corporation			

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Specifie	ed agencies
Item	Agency
34	Commonwealth Superannuation Corporation
35	Cotton Research and Development Corporation
36	CRS Australia
37	Defence Force Retirement and Death Benefits Authority
38	Department of Agriculture
39	Department of Communications
40	Department of Defence
41	Department of Education
42	Department of Employment
43	Department of Finance
44	Department of Foreign Affairs and Trade
45	Department of Health
46	Department of Human Services
47	Department of Immigration and Border Protection
48	Department of Industry
49	Department of Infrastructure and Regional Development
50	Department of Parliamentary Services
51	Department of Social Services
52	Department of the Environment
53	Department of the House of Representatives
54	Department of the Prime Minister and Cabinet
55	Department of the Senate
56	Department of the Treasury
57	Department of Veterans' Affairs
58	Fisheries Research and Development Corporation
59	Food Standards Australia New Zealand
60	Forest and Wood Products Australia
61	Grape and Wine Research and Development Corporation
62	Health Workforce Australia
63	Indigenous Business Australia
64	Indigenous Land Corporation
65	National Disability Insurance Scheme Launch Transition Agency
66	National Film and Sound Archive of Australia
67	National Library of Australia
69	National Native Title Tribunal
70	National Portrait Gallery of Australia
71	National Transport Commission
72	Northern Land Council

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Specifie	Specified agencies			
Item	Agency			
73	Parliamentary Budget Office			
75	Repatriation Commission			
75A	Repatriation Medical Authority			
76	Royal Australian Air Force Veterans' Residences Trust Fund			
77	Royal Australian Air Force Welfare Trust Fund			
78	Royal Australian Navy Central Canteens Board			
79	Royal Australian Navy Relief Trust Fund			
80	Rural Industries Research and Development Corporation			
81	Screen Australia			
83	Special Broadcasting Service Corporation			
83A	Specialist Medical Review Council			
84	Sugar Research and Development Corporation			
85	Tiwi Land Council			
86	Torres Strait Regional Authority			
87	Veterans' Review Board			
88	Wheat Export Authority			
89	Australian Grape and Wine Authority			
90	Wreck Bay Aboriginal Community Council			

Endnotes

Endnote 1—About the endnotes

The endnotes provide information about this compilation and the compiled law.

The following endnotes are included in every compilation:

Endnote 1—About the endnotes Endnote 2—Abbreviation key Endnote 3—Legislation history

Endnote 4—Amendment history

Abbreviation key—Endnote 2

The abbreviation key sets out abbreviations that may be used in the endnotes.

Legislation history and amendment history—Endnotes 3 and 4

Amending laws are annotated in the legislation history and amendment history.

The legislation history in endnote 3 provides information about each law that has amended (or will amend) the compiled law. The information includes commencement details for amending laws and details of any application, saving or transitional provisions that are not included in this compilation.

The amendment history in endnote 4 provides information about amendments at the provision (generally section or equivalent) level. It also includes information about any provision of the compiled law that has been repealed in accordance with a provision of the law.

Editorial changes

The *Legislation Act 2003* authorises First Parliamentary Counsel to make editorial and presentational changes to a compiled law in preparing a compilation of the law for registration. The changes must not change the effect of the law. Editorial changes take effect from the compilation registration date.

If the compilation includes editorial changes, the endnotes include a brief outline of the changes in general terms. Full details of any changes can be obtained from the Office of Parliamentary Counsel.

Misdescribed amendments

A misdescribed amendment is an amendment that does not accurately describe the amendment to be made. If, despite the misdescription, the amendment can be given effect as intended, the amendment is incorporated into the compiled law and the abbreviation "(md)" added to the details of the amendment included in the amendment history.

If a misdescribed amendment cannot be given effect as intended, the abbreviation "(md not incorp)" is added to the details of the amendment included in the amendment history.

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Endnote 2—Abbreviation key

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ad = added or inserted
am = amended
amdt = amendment
c = clause(s)
C[x] = Compilation No. x
Ch = Chapter(s)
def = definition(s)
Dict = Dictionary
disallowed = disallowed by Parliament
Div = Division(s)
ed = editorial change
exp = expires/expired or ceases/ceased to have
  effect
F = Federal Register of Legislation
gaz = gazette
LA = Legislation Act 2003
LIA = Legislative Instruments Act 2003
(md) = misdescribed amendment can be given
  effect
(md not incorp) = misdescribed amendment
  cannot be given effect
mod = modified/modification
No. = Number(s)
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o = order(s)Ord = Ordinance orig = original par = paragraph(s)/subparagraph(s) /sub-subparagraph(s) pres = present prev = previous (prev...) = previously Pt = Part(s)r = regulation(s)/rule(s)reloc = relocatedrenum = renumbered rep = repealedrs = repealed and substituted s = section(s)/subsection(s)Sch = Schedule(s)Sdiv = Subdivision(s) SLI = Select Legislative Instrument SR = Statutory Rules Sub-Ch = Sub-Chapter(s) SubPt = Subpart(s)<u>underlining</u> = whole or part not commenced or to be commenced

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Endnote 3—Legislation history

Number and year	Registration	Commencement	Application, saving and transitional provisions
262, 2013	17 Dec 2013 (F2013L02126)	12 Mar 2014 (s 2)	
8, 2014	4 Mar 2014 (F2014L00219)	12 Mar 2014 (s 2)	_
70, 2014	13 June 2014 (F2014L00707)	Sch 2 (item 2): 1 July 2014 (s 2 item 3)	_
10, 2015	2 Mar 2015 (F2015L00239)	3 Mar 2015 (s 2)	_
58, 2015	1 May 2015 (F2015L00629)	2 May 2015 (s 2)	_
95, 2015	26 June 2015 (F2015L00953)	Sch 1 (item 4): 1 July 2015 (s 2(1) item 1)	_
180, 2015	12 Nov 2015 (F2015L01786)	13 Nov 2015 (s 2(1) item 1)	
226, 2015	16 Dec 2015 (F2015L02022)	Sch 1 (item 10): 17 Dec 2015 (s 2(1) item 1)	_

Name	Registration	Commencement	Application, saving and transitional provisions
Privacy Amendment (External Dispute Resolution Scheme) Regulation 2016	9 May 2016 (F2016L00707)	Sch 1: 10 May 2016 (s 2(1) item 1)	_
Privacy Amendment (Australian Government Solicitor and Energy and Water Utilities) Regulation 2016	12 Dec 2016 (F2016L01913)	Sch 1 (items 2, 3): 2 Jan 2017 (s 2(1) item 3) Remainder: 13 Dec 2016 (s 2(1) items 1, 2)	_
Privacy Amendment (Energy and Water Utilities) Regulations 2017	28 Feb 2017 (F2017L00170)	Sch 1 (item 1): 1 Mar 2017 (s 2(1) item 1)	_
Privacy Amendment (Permitted Disclosures— Energy and Water Utilities) Regulations 2017	4 Dec 2017 (F2017L01572)	1 Jan 2018 (s 2(1) item 1)	_
Privacy Amendment (Government Related Identifiers) Regulations 2017	18 Dec 2017 (F2017L01627)	19 Dec 2017 (s 2(1) item 1)	_
Privacy Amendment (Utility Credit Providers) Regulations 2017	18 Dec 2017 (F2017L01638)	Sch 1 (item 1): 1 Jan 2017 (s 2(1) item 2) Sch 1 (item 2): 1 Mar 2017 (s 2(1) item 3)	_

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Provision affected	How affected
Part 1	
s 2	rep LIA s 48D
s 4	rep LIA s 48C
s 5	am No 58, 2015
s 10	am No 180, 2015
s 13	rep F2016L01913
s 13AA	ad No 180, 2015
s 13A	ad No 10, 2015
s 14AA	ad F2017L01638
	rep F2017L01638
s 14A	ad F2016L00707
	rep 1 Jan 2017 (s 14A(2))
	am F2016L01913 (amdt never applied (Sch 1 items 2, 3))
	ad F2017L00170
	rep end of 1 Jan 2018 (s 14A(2))
s 14B	ad F2017L01572
	rep end of 1 Jan 2019 (s 14B(2))
Part 2	
s 17	rs No 58, 2015
s 18	rs No 58, 2015
s 19	rep No 58, 2015
	ad F2017L01627
	rep <u>1 Feb 2018 (s 19(4))</u>
Part 5	
s 23	ad No 8, 2014
	am No 10, 2015
	rep 1 Jan 2016 (s 23(2))
Schedule 1	
Schedule 1	am No 70, 2014; No 58, 2015; No 95, 2015; No 226, 2015
Schedule 2	rep No 58, 2015
Schedule 3	rep No 58, 2015
Schedule 4	rep No 58, 2015
Schedule 5	rep LIA s 48C

Endnote 4—Amendment history

Privacy Regulation 2013

Registered: 2/1/18