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The Parliament of the Commonwealth of Australia

### HOUSE OF REPRESENTATIVES

Presented and read a first time

### **National Health Security Bill 2007**

### No. , 2007

(Health and Ageing)

# A Bill for an Act to provide for national health security, and for related purposes

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# A Bill for an Act to provide for national health security, and for related purposes

<sup>3</sup> The Parliament of Australia enacts:

## <sup>4</sup><sub>5</sub> **Part 1—Preliminary**

### 6 1 Short title

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This Act may be cited as the National Health Security Act 2007.

### 8 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

### Section 3

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column 2 of the table. Any other statement in column 2 has effect according to its terms.

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 5 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.	
2. Part 2	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	e
3. Part 3	A day or days to be fixed by Proclamation	l.
	However, if any of the provision(s) do not commence within the period of 18 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	e
4. Part 4	The day on which this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of the passed by both Houses of the Parliament and expanded to deal with provisions inserted in	assented to. It will n
part of	in 3 of the table contains additional info this Act. Information in this column ma in any published version of this Act.	
<b>B</b> Definitions		
(1) In this	Act:	
Austra Territo	<i>lia</i> , when used in a geographical sense,	includes the exter

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50	ection	3

1	Australian means an Australian citizen or a permanent resident.
2	Australian citizen means an individual who is an Australian citizen
3	under the Australian Citizenship Act 2007.
4	biological agents includes:
5	(a) bacteria and viruses that can spread rapidly; and
6	(b) toxins derived from biological sources, including animals,
7	plants and microbes.
8	business day means a day that is not a Saturday, a Sunday or a
9	public holiday in the place concerned.
10	coronial inquiry means a coronial inquiry, coronial investigation
11	or coronial inquest under a law of the Commonwealth, or of a State
12	or Territory.
13	disease means an illness or medical condition (other than an
14	injury), irrespective of origin or source, that presents or could
15	present significant harm to humans.
16	dispose of a security-sensitive biological agent means the transfer
17	or destruction of the security-sensitive biological agent.
18	enactment means:
19	(a) an Act of the Commonwealth, a State or a Territory; or
20	(b) an instrument (including rules, regulations and by-laws)
21	made under an Act of the Commonwealth, a State or a
22	Territory.
23	entity means any of the following:
24	(a) an individual;
25	(b) a body corporate;
26	(c) an agency or instrumentality of the Commonwealth, a State
27	or a Territory.
28	event, for the purposes of Part 2, means:
29	(a) an occurrence of disease, injury or death; or
30	(b) an occurrence, including the release of a chemical, biological
31	or radiological agent, that creates the potential for disease,
32	injury or death.

Section	3
Section	J

1	evidential material means any of the following:
2	(a) a thing with respect to which an offence against Part 3 of this
3	Act, or the Crimes (Biological Weapons) Act 1976, has been
4	committed or is suspected, on reasonable grounds, to have
5	been committed;
6	(b) a thing that there are reasonable grounds for suspecting will
7	afford evidence as to the commission of any such offence;
8	(c) a thing that there are reasonable grounds for suspecting is
9	intended to be used for the purpose of committing any such
10	offence.
11	exempt entity has the meaning given by section 40.
12	<i>facility</i> includes:
13	(a) a building, or part of a building; and
14	(b) a laboratory (including a mobile laboratory).
15	<i>handling</i> a security-sensitive biological agent includes:
16	(a) receiving, holding, using and storing the security-sensitive
17	biological agent; and
18	(b) any operation incidental to, or arising out of, any of those
19	operations.
20	Note 1: This meaning is affected by subsection 39(2).
21	Note 2: An entity that handles a security-sensitive biological agent only for the
22 23	purpose of transporting it from one place to another place is exempt from the requirements of Division 5 of Part 3: see subsection 40(1).
24	inspector means a person appointed as an inspector under
25	section 63.
26	intelligence agency means a Commonwealth government agency
27	that has responsibility for intelligence gathering or security.
28	International Health Regulations means the International Health
29	Regulations 2005, done at Geneva on 23 May 2005, as in force for
30	Australia from time to time.
31	Note: In 2007, the text of the International Health Regulations was
32	accessible through the Australian Treaties Library on the AustLII
33	Internet site (www.austlii.edu.au).

1 2	<i>legitimate purpose</i> , for an entity to handle a security-sensitive biological agent, has the meaning given by section 41.
3	List of Security-sensitive Biological Agents means the list
4	established under section 31, as the list is in force from time to
5	time.
6	monitoring warrant means a warrant issued under section 69.
7	National Focal Point has the meaning given by section 9.
8	National Health Security Agreement means the agreement entered
9	into by the Minister under section 7, as the Agreement is in force
10	from time to time.
11	National Notifiable Disease List means the list established under
12	section 11, as the list is in force from time to time.
13	National Register means the National Register of
14	Security-sensitive Biological Agents established under section 36,
15	as the National Register is in force from time to time.
16	overseas mass casualty means an event occurring overseas, if:
17	(a) more than one person (whether an Australian or otherwise):
18	(i) is affected by a disease, or is injured or dies; and
19	(ii) needs to be repatriated, identified or treated, or needs to
20	be brought to Australia for treatment; and
21	(b) a responsible Commonwealth, State or Territory body is
22	involved in responding to the event.
23	permanent resident means a person who is, within the meaning of
24	the Migration Act 1958, the holder of a permanent visa.
25	permissible purpose has the meaning given by section 8.
26	personal information has the same meaning as in the Privacy Act
27	1988.
28	premises includes the following:
29	(a) a facility;
30	(b) a place (including an area of land);

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1	(c) any part of premises (including premises referred to in
2	paragraphs (a) and (b)).
3	protected information:
4	(a) for the purposes of Part 2—has the meaning given by
5	section 18; and
6	(b) for the purposes of Part 3—has the meaning given by
7	section 84.
8	public health event of national significance means any of the
9	following events:
10	(a) one or more cases of a disease listed on the National
11	Notifiable Disease List;
12	(b) an urgent event;
13	(c) an overseas mass casualty;
14	(d) a public health risk (other than an event covered by
15	paragraph (a), (b) or (c)).
16	public health observation means the monitoring of the health of a
17	person for the purposes of determining the risk of transmission of a
18	disease.
19	public health risk means an event:
20	(a) that might adversely affect the health of human populations;
21	and
22	(b) that satisfies any one or more of the following conditions:
23	(i) the health effects of the event might spread within
24	Australia;
25	(ii) the health effects of the event might spread between
26	Australia and another country;
27	(iii) the health effects of the event might spread between 2
28	other countries;
29	(iv) the event might present a serious and direct danger.
30	register an entity means include the entity on the National Register
31	in relation to one or more security-sensitive biological agents
32	handled by the entity at one or more facilities.
33	registered entity means an entity that is registered under section 44
34	or 47.

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1	<i>reportable event</i> means an event referred to in subsection 48(1).
2 3 4	<i>reportable quantity</i> , in relation to a toxin included in the List of Security-sensitive Biological Agents, means the quantity (if any) specified in the list as the reportable quantity of that toxin.
5 6 7 8	<i>responsible Commonwealth, State or Territory body</i> , when used in a provision of Part 2, means a body that is determined under subsection (2) to be a responsible Commonwealth, State or Territory body for the purposes of the provision of Part 2.
9 10	<i>reviewable decision</i> , for the purposes of Division 8 of Part 3, has the meaning given by section 80.
11	Secretary means the Secretary of the Department.
12 13	<i>security-sensitive biological agent</i> means a biological agent that is included in the List of Security-sensitive Biological Agents.
14	SSBA means security-sensitive biological agent.
15 16	<i>SSBA Standards</i> means the standards determined by the Minister under section 35.
17	State or Territory Health Minister means:
18	(a) the Minister of a State; or
19	(b) the Minister of the Australian Capital Territory; or
20	(c) the Minister of the Northern Territory; or
21	(d) in relation to Norfolk Island—the executive member (within
22	the meaning of the Norfolk Island Act 1979);
23	who is responsible, or principally responsible, for the
24	administration of matters relating to health in the State, the
25	Australian Capital Territory, the Northern Territory or Norfolk
26	Island, as the case may be.
27	State Party means a State that is a signatory to the International
28	Health Regulations.
29	traveller means a person undertaking a voyage in which the person
30	enters, or will enter, a country other than the country from which
31	the person began the voyage.

Section	Δ
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1	urgent event means an event:
2	(a) that causes, or creates the potential for, levels of disease,
3	injury or death above the levels that would otherwise be
4	expected for the time and place where the event occurs; and
5	(b) in respect of which any of the following applies:
6	(i) the event has or might have a serious impact on public
7	health;
8	(ii) in the case of a disease—the event is unusual or
9	unexpected, and has a high potential to spread (whether
10	within Australia or between Australia and another
11	country);
12	(iii) otherwise—the event is unusual or unexpected, and the
13	health effects of the event have a high potential to
14	spread (whether within Australia or between Australia
15	and another country).
16	Note 1: For examples of events that might have a serious impact on public
17 18	health, see the examples under question I of Annex 2 of the International Health Regulations ("Is the public health impact of the
18 19	event serious?").
20	Note 2: For examples of events that are unusual or unexpected, see the
21	examples under question II of Annex 2 of the International Health
22	Regulations ("Is the event unusual or unexpected?").
23	(2) The Minister may, by legislative instrument, determine any of the
24	following bodies to be a responsible Commonwealth, State or
25	Territory body for the purposes of a provision of Part 2:
26	(a) one or more bodies of the Commonwealth;
27	(b) one or more bodies, nominated by a State or Territory Health
28	Minister, of each State, the Australian Capital Territory, the
29	Northern Territory and Norfolk Island.
30	4 Binding the Crown
	Ũ
31	(1) This Act binds the Crown in right of the Commonwealth, of each
32	of the States, of the Australian Capital Territory, of the Northern
33	Territory and of Norfolk Island.
34	(2) This Act does not make the Crown liable to be prosecuted for an
35	offence.

Section 5

### **5** Application of laws to external Territories

2 This Act extends to every external Territory.

Part 2 Public health surveillanceDivision 1 Objects of Part

Section 6

1	
2	Part 2—Public health surveillance
3	Division 1—Objects of Part
4	6 Objects of Part
5	The objects of this Part are:
6	(a) to provide a national system of public health surveillance to
7	enhance the capacity of the Commonwealth and the States
8	and Territories to identify, and respond to, public health
9	events of national significance which include:
10	(i) the occurrence of certain communicable diseases; or
11	(ii) certain releases of chemical, biological or radiological
12	agents; or
13	(iii) the occurrence of public health risks; or
14	(iv) the occurrence of overseas mass casualties; and
15	(b) to provide for the sharing of information with:
16	(i) the World Health Organization; and
17	(ii) countries affected by an event relating to public health
18	or an overseas mass casualty; and
19	(c) to support the Commonwealth and the States and Territories
20	in giving effect to the International Health Regulations (other
21	than as mentioned in paragraphs (a) and (b)).

2	Division 2—National Health Security Agreement
3	7 National Health Security Agreement
4 5 6	(1) The Minister, on behalf of the Commonwealth, may enter into an agreement with the States, the Australian Capital Territory, the Northern Territory and Norfolk Island for any one or more of the following purposes:
7 8 9 10	<ul><li>following purposes:</li><li>(a) providing for the sharing of information between the Commonwealth, the States and the Territories in relation to communicable diseases, in order to enhance:</li></ul>
11 12	<ul><li>(i) the understanding of the epidemiology of those diseases; and</li></ul>
13 14	<ul><li>(ii) the understanding of the threats of those diseases; and</li><li>(iii) the ability within Australia to respond to those diseases;</li></ul>
15 16 17	<ul> <li>(b) formalising and enhancing consultation between the Commonwealth, the States and the Territories in relation to public health events of national significance;</li> </ul>
18 19	(c) enhancing the ability within Australia to identify and respond quickly to public health events of national significance;
20 21	(d) facilitating the monitoring of public health events of national significance within Australia.
22 23	<ul><li>(2) Subsection (1) does not, by implication, limit the executive power of the Commonwealth to enter into agreements.</li></ul>
24 25	Note: This subsection allows the National Health Security Agreement to cover purposes other than those mentioned in subsection (1).

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Part 2 Public health surveillanceDivision 3 Permissible purposes

Section 8

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2	Division 3—Permissible purposes
3	8 Permissible purposes
4 5	For the purposes of this Part, each of the following is a <i>permissible purpose</i> :
6 7 8	<ul> <li>(a) preventing, protecting against, controlling or responding to a public health event of national significance (other than an overseas mass casualty);</li> </ul>
9 10	<ul><li>(b) giving effect to the International Health Regulations (other than as mentioned in paragraph (a));</li></ul>
11 12 13	<ul> <li>(c) if an Australian suffers from a disease, or is injured or dies, as a result of an overseas mass casualty—facilitating:</li> <li>(i) the identification of the Australian (whether in Australia)</li> </ul>
14 15	or overseas); and (ii) the repatriation of the Australian to Australia; and
16 17	(iii) the treatment of the Australian (whether in Australia or overseas);
18 19 20	<ul> <li>(d) if a person who is not an Australian suffers from a disease, or is injured or dies, as a result of an overseas mass casualty— facilitating:</li> </ul>
21 22	(i) the identification of the person (whether within Australia or overseas); and
23 24	<ul><li>(ii) bringing the person to Australia for treatment; and</li><li>(iii) the treatment in Australia of the person.</li></ul>

1	
2	Division 4—National Focal Point
3	9 Meaning of National Focal Point
4	The <i>National Focal Point</i> means:
5	(a) the Secretary; and
6	(b) the persons, offices or positions (if any) nominated in writing
7	by the Secretary for the purposes of this section.
8	10 Functions of the National Focal Point
9	The functions of the National Focal Point are the following:
10	(a) to liaise with responsible Commonwealth, State or Territory
11	bodies in relation to public health events of national
12	significance;
13	(b) to liaise with and be accessible to the World Health
14	Organization and States Parties at all times for the purposes
15	of giving effect to the International Health Regulations;
16	(c) to liaise with responsible Commonwealth, State or Territory
17	bodies for the purposes of giving effect to the International
18	Health Regulations;
19	(d) any other functions given to the National Focal Point under:
20	(i) this Act or the regulations; or
21	(ii) any other Act.

Part 2 Public health surveillanceDivision 5 National Notifiable Disease List

Section 11

1	
2	Division 5—National Notifiable Disease List
3	11 National Notifiable Disease List
4 5	<ol> <li>The Minister must, by legislative instrument, establish a list of diseases, to be called the National Notifiable Disease List.</li> </ol>
6 7 8	(2) The Minister may include a disease in the list if the Minister considers that an outbreak of the disease would be a public health risk.
9 10 11 12 13	<ul> <li>(3) The Minister may vary the list by:</li> <li>(a) adding a disease if the Minister considers that an outbreak of the disease would be a public health risk; or</li> <li>(b) removing a disease if the Minister no longer considers that an outbreak of the disease would be a public health risk.</li> </ul>
14	(4) A variation under subsection (3) is a legislative instrument.
15 16 17	<ul><li>(5) In making or varying the list, the Minister must consult:</li><li>(a) the Commonwealth Chief Medical Officer; and</li><li>(b) each State or Territory Health Minister.</li></ul>
18	12 Temporary additions to the National Notifiable Disease List
19 20 21 22 23 24	(1) In addition to the Minister's power, under subsection 11(3), to vary the National Notifiable Disease List, the Minister or the Commonwealth Chief Medical Officer may vary the list by adding a disease if the Minister or the Commonwealth Chief Medical Officer (as the case requires) considers that an outbreak of the disease would be a public health risk.
25	(2) A variation under subsection (1) is a legislative instrument.
26 27 28 29	<ul> <li>(3) If, under subsection (1), the Minister varies the list, the Minister is not required to consult:</li> <li>(a) the Commonwealth Chief Medical Officer; or</li> <li>(b) any State or Territory Health Minister.</li> </ul>

1 2 3	<ul><li>(4) At the end of the period of 6 months after the list is varied under subsection (1), the variation ceases to have effect unless the Minister has made a determination under subsection (6).</li></ul>
4	(5) A particular disease may not be added to the list under
5	subsection (1) more than once.
6	(6) After consulting:
7	(a) the Commonwealth Chief Medical Officer; and
8	(b) each State or Territory Health Minister;
9	the Minister may determine that the variation continues to have
10	effect if the Minister considers that an outbreak of the disease that
11	is included in the variation would be a public health risk.
12	(7) A determination under subsection (6) is a legislative instrument.

Part 2 Public health surveillanceDivision 6 Notifying, sharing information and liaising with responsibleCommonwealth, State or Territory bodies in relation to public health events of national significance etc.

Section 13

1

2 3	Division 6—Notifying, sharing information and liaising with responsible Commonwealth, State or
4	Territory bodies in relation to public health
4 5	events of national significance etc.
6 7 8	13 Notifying, sharing information and liaising with responsible Commonwealth, State or Territory bodies in relation to public health events of national significance
9 10	Public health events of national significance (other than overseas mass casualties)
11	(1) The Minister may take action under subsection (2) if:
12	(a) a responsible Commonwealth, State or Territory body gives
13	the National Focal Point information relating to a public
14	health event of national significance (other than an overseas
15	mass casualty); and
16	(b) the Minister considers that it is appropriate to take action
17 18	under subsection (2) for a permissible purpose referred to in paragraph 8(a) or (b).
19	(2) The Minister may:
20	(a) notify any responsible Commonwealth, State or Territory
21	body that is affected, or might be affected, by the event; and
22	(b) give such bodies any relevant information that is available to
23	the Minister in relation to the event; and
24	(c) liaise with such bodies in relation to the event.
25	Overseas mass casualties
26	(3) The Minister may take action under subsection (4) if:
27	(a) a responsible Commonwealth, State or Territory body gives
28	the National Focal Point information relating to an overseas
29	mass casualty; and

#### Public health surveillance Part 2

Section 14 (b) the Minister considers that it is appropriate to take action 1 under subsection (4) for a permissible purpose referred to in 2 paragraph 8(c) or (d). 3 (4) The Minister may: 4 (a) notify any responsible Commonwealth, State or Territory 5 body that is affected, or might be affected, by the overseas 6 7 mass casualty; and (b) give such bodies any relevant information that is available to 8 the Minister in relation to the overseas mass casualty; and 9 (c) liaise with such bodies in relation to the overseas mass 10 casualty. 11 14 Receipt of information or recommendation from the World 12 **Health Organization** 13 (1) This section applies if the Minister receives: 14 (a) a recommendation from the World Health Organization 15 under Part III of the International Health Regulations; or 16 (b) information provided by the World Health Organization, or 17 any other State Party, under the International Health 18 Regulations. 19 (2) After receiving the recommendation or information, the Minister 20 may: 21 (a) inform one or more responsible Commonwealth, State or 22 Territory bodies of the recommendation; or 23 (b) give one or more responsible Commonwealth, State or 24 Territory bodies the information. 25 (3) The Minister may give to the World Health Organization, or any 26 other State Party, any additional information that is available to the 27 Minister in relation to the recommendation or the information 28 provided by the World Health Organization. 29 Note: If the Minister discloses personal information to a State Party, the 30 Minister must also give a notice specifying the purposes for which the 31 32 information may be used: see subsection 27(1).

Part 2 Public health surveillance

**Division 6** Notifying, sharing information and liaising with responsible Commonwealth, State or Territory bodies in relation to public health events of national significance etc.

#### Section 15

1	15 Non-personal information
2	This Division does not prevent the Minister from dealing with
3	information:
4	(a) that is referred to in this Division; but
5	(b) that is not personal information;
6	in a manner other than the manner set out in this Part.

Division 7-	-Public health observation
	Focal Point notified of incoming traveller who is under ublic health observation
eı	the National Focal Point is notified that a traveller who has need, or will enter, Australia is under public health observationen:
•=	<ul> <li>(a) the National Focal Point must notify a responsible Commonwealth, State or Territory body to identify and m contact with the traveller; and</li> </ul>
	(b) the body must identify and make contact with the travelle
17 Incoming	g travellers who are placed under public health
0	bservation
(1) T	his section applies if:
	(a) a traveller enters Australia; and
	(b) a responsible Commonwealth, State or Territory body plat the traveller under public health observation; and
	(c) the traveller is in transit while in Australia; and
	(d) after leaving Australia, the traveller is travelling to a port airport outside Australia.
	he responsible Commonwealth, State or Territory body must
	otify the National Focal Point of the following information:
	(a) the name, address and date of birth of the person;
	(b) that the person is under public health observation;
	(c) the reason for the person being under public health observation;
	(d) the name of the ship or flight on which the traveller is
	travelling after leaving Australia, and the expected time the
	the ship or flight will arrive at the first port or airport outs
	Australia;
	(e) the name of the ship or flight on which the person left the port or airport outside Australia, and the time that the ship
	TOT OF AILDOIL OUISIDE AUSTAILA, AND THE HITE THAT THE SHIP

## Part 2 Public health surveillanceDivision 7 Public health observation

#### Section 17

1 2	(f) any other information prescribed by the regulations for the purposes of this section.
3 (3)	If the person's first port or airport of arrival outside Australia is in
4	a State Party, the National Focal Point must notify one of the
5	following entities of the information referred to in subsection (2):
6	(a) the first port or airport outside Australia;
7	(b) if that is not reasonably practicable—the State Party's
8	National IHR Focal Point (within the meaning of the
9	International Health Regulations).
10	Note: The National Focal Point must also give a notice specifying the
11 12	purposes for which the information referred to in subsection $(2)$ may be used: see subsection $27(1)$ .
13 (4)	If the person's first port or airport of arrival outside Australia is not
14	in a State Party, the National Focal Point may notify that port or
15	airport of the information referred to in subsection (2).
16	Note: The National Focal Point must also give a notice specifying the
17	purposes for which the information referred to in subsection (2) may
18	be used: see subsection 27(3).
19 (5)	The National Focal Point may notify the last port or airport outside
20	Australia that the person left before arriving in Australia of the
21	information referred to in subsection (2).

18 Definiti	on of <i>protected information</i> for the purposes of Part 2
	In this Part:
	protected information is personal information that:
	<ul><li>(a) is obtained under, or in accordance with, this Part by the Minister or the National Focal Point; or</li></ul>
	(b) is obtained under, or in accordance with, this Part directly from the Minister or the National Focal Point; or
	<ul> <li>(c) is derived from a record of the information made under, or accordance with, this Part by the Minister or the National Focal Point; or</li> </ul>
	(d) is derived from a disclosure or use of the information und
	or in accordance with, this Part by the Minister or the National Focal Point.
19 Authori	isation to use information for permissible purposes
	<i>Use by persons in performing functions or duties or exercising powers</i>
(1)	A person may do one or both of the following, in the performan
	of the person's functions or duties, or the exercise of the persor
	powers, for a permissible purpose:
	(a) disclose information (including personal information), on
	behalf of a responsible Commonwealth, State or Territory
	body, to the National Focal Point;
	(b) make a record of, or disclose or otherwise use, protected
	information in accordance with Division 6 or 7 of this Pa
	Note: This subsection constitutes an authorisation for the purposes of or laws, such as paragraph (1)(d) of Information Privacy Principle 1 section 14 of the <i>Privacy Act 1988</i> .
	A person may make a record of, or disclose or otherwise use,
	protected information if:

# Part 2 Public health surveillanceDivision 8 Confidentiality of information

Section 19

1	(i) an officer or employee of the Commonwealth, a State,
2	the Australian Capital Territory, the Northern Territory
3	or Norfolk Island; or
4	(ii) an officer or employee of an agency or instrumentality
5	of the Commonwealth, a State, the Australian Capital
6	Territory, the Northern Territory or Norfolk Island; or
7	(iii) a person engaged by the Commonwealth, a State, the
8	Australian Capital Territory, the Northern Territory or
9	Norfolk Island, to perform public health work; or
10	(iv) a person engaged by an agency or instrumentality of the
11	Commonwealth, a State, the Australian Capital
12	Territory, the Northern Territory or Norfolk Island, to
13	perform public health work; and
14	(b) the person makes the record of, or discloses or otherwise
15	uses, the information:
16	(i) in the performance of the person's functions or duties,
17	or the exercise of the person's powers; and
18	(ii) for a permissible purpose.
19	Note: This subsection constitutes an authorisation for the purposes of other
20 21	laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
21	section 14 of the <i>Frivacy</i> Act 1968.
22	(3) In determining the scope of a person's functions, duties or powers
23	for the purposes of subsection (1) or (2), disregard any provision of
24	an enactment that restricts or prohibits the making of records, or
25	the disclosure or use, of information.
26	Use by Minister
27	(4) The Minister may:
28	(a) do any of following for the purpose of giving effect to the
29	International Health Regulations:
30	(i) disclose protected information to the World Health
31	Organization or a State Party;
32	(ii) make a record of or use protected information; and
33	(b) do any of the following for the purpose of assisting other
34	countries to prevent, protect against, control or respond to an
35	event relating to public health:

1	<ul> <li>(i) disclose protected information to a country that is affected or might be affected by the event;</li> </ul>
2	
3	(ii) make a record of or use protected information for the
4	purpose of determining whether a country is affected by
5	the event.
6	Note 1: Examples of where Australia may disclose information to the World
7	Health Organization include a disclosure for the purposes of Articles 6
8	to 10 of the International Health Regulations. For example, for the
9 10	purposes of Articles 6, 7 and 10 of those Regulations, Australia may urgently need to notify the World Health Organization of, and give
10	information about, events which might constitute a public health
12	emergency of international concern.
13	Note 2: This subsection constitutes an authorisation for the purposes of other
14	laws, such as paragraph (1)(d) of Information Privacy Principle 11 in
15	section 14 of the Privacy Act 1988.
16	Note 3: If the Minister discloses personal information to another country, the
17	Minister must also give a notice specifying the purposes for which the
18	information may be used: see section 27.
19	Use by other persons
20	(5) The Minister may, in writing, authorise a person:
21	(a) to make a record of or use protected information for a
22	permissible purpose that is specified in the authorisation; or
23	(b) to disclose protected information to a specified person, or to a
24	specified class of persons, for a permissible purpose that is
25	specified in the authorisation.
26	(6) A person who is authorised to make a record of, or disclose or
20	otherwise use, protected information under subsection (5) may
28	make a record of, or disclose or otherwise use, the information in
29	accordance with the authorisation.
30	Note: This subsection constitutes an authorisation for the purposes of other
30	laws, such as paragraph (1)(d) of Information Privacy Principle 11 in
32	section 14 of the <i>Privacy Act 1988</i> .
33	Use under this section not an offence under other laws
34	(7) A person does not commit an offence, and is not liable to any
35	penalty, under the provisions of any other enactment of the
36	Commonwealth, or an enactment of a State or a Territory, as a

# Part 2 Public health surveillanceDivision 8 Confidentiality of information

#### Section 20

1		result of	the person making a record of, or disclosing or using,
2		informati	on in accordance with subsection (1), (2), (4) or (6).
		TT	
3		Use unde proceedii	er this section does not result in liability for civil
4		proceedii	igs
5	(8)	A person	is not liable to civil proceedings for loss, damage or
6		•	any kind suffered by another person as a result of the
7		•	aking a record of, or disclosing or using, information in
8		accordan	ce with subsection $(1)$ , $(2)$ , $(4)$ or $(6)$ .
9		Use unde	er this section does not contravene medical standards
10	(9)	A person	does not contravene medical standards, or any other
11		relevant j	professional standards, as a result of the person making a
12			, or disclosing or using, information in accordance with
13		subsectio	n (1), (2), (4) or (6).
14	20 Author	risation t	o use information for purposes of proceedings
15	(1)	A person	who obtains protected information for a permissible
15 16	(1)	-	who obtains protected information for a permissible nay disclose the information:
	(1)	purpose 1	
16	(1)	purpose i (a) to a	nay disclose the information:
16 17	(1)	(a) to a cour (b) to a	may disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a
16 17 18	(1)	(a) to a cour (b) to a	nay disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or
16 17 18 19 20 21	(1)	(a) to a cour (b) to a	may disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry. The <i>National Security Information (Criminal and Civil Proceedings)</i>
16 17 18 19 20	(1)	(a) to a cou (b) to a cor	may disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry.
16 17 18 19 20 21 22 23	(1)	(a) to a cou (b) to a cor	nay disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry. The <i>National Security Information (Criminal and Civil Proceedings)</i> <i>Act 2004</i> may apply to proceedings under this Part. This subsection constitutes an authorisation for the purposes of other
16 17 18 19 20 21 22	(1)	(a) to a cou (b) to a cor Note 1:	nay disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry. The <i>National Security Information (Criminal and Civil Proceedings)</i> <i>Act 2004</i> may apply to proceedings under this Part. This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in
16 17 18 19 20 21 22 23 24 25		purpose r (a) to a cou (b) to a cor Note 1: Note 2:	nay disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry. The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part. This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the Privacy Act 1988.
16 17 18 19 20 21 22 23 24 25 26		purpose r (a) to a cou (b) to a cor Note 1: Note 2: A person	nay disclose the information: a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry. The <i>National Security Information (Criminal and Civil Proceedings)</i> <i>Act 2004</i> may apply to proceedings under this Part. This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> . who obtains protected information under, or in
16 17 18 19 20 21 22 23 24 25 26 27		purpose i (a) to a cou (b) to a cor Note 1: Note 2: A person accordan	<ul> <li>may disclose the information:</li> <li>a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or</li> <li>a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry.</li> <li>The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part.</li> <li>This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the Privacy Act 1988.</li> <li>who obtains protected information under, or in ce with, subsection (1) may make a record of, or disclose</li> </ul>
16 17 18 19 20 21 22 23 24 25 26 27 28		<ul> <li>purpose i</li> <li>(a) to a</li> <li>cout</li> <li>(b) to a</li> <li>cor</li> <li>Note 1:</li> <li>Note 2:</li> <li>A person</li> <li>accordan</li> <li>or otherw</li> </ul>	<ul> <li>may disclose the information:</li> <li>a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or</li> <li>a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry.</li> <li>The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part.</li> <li>This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the Privacy Act 1988.</li> <li>who obtains protected information under, or in ce with, subsection (1) may make a record of, or disclose vise use, the information for the purposes for which the</li> </ul>
16 17 18 19 20 21 22 23 24 25 26 27 28 29		purpose i (a) to a cou (b) to a cor Note 1: Note 2: A person accordan or otherw informati	<ul> <li>may disclose the information:</li> <li>a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or</li> <li>a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry.</li> <li>The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part.</li> <li>This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the Privacy Act 1988.</li> <li>who obtains protected information under, or in ce with, subsection (1) may make a record of, or disclose vise use, the information for the purposes for which the on was disclosed under that subsection.</li> </ul>
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30		<ul> <li>purpose i</li> <li>(a) to a</li> <li>cout</li> <li>(b) to a</li> <li>cor</li> <li>Note 1:</li> <li>Note 2:</li> <li>A person</li> <li>accordan</li> <li>or otherw</li> </ul>	<ul> <li>may disclose the information:</li> <li>a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or</li> <li>a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry.</li> <li>The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part.</li> <li>This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the Privacy Act 1988.</li> <li>who obtains protected information under, or in ce with, subsection (1) may make a record of, or disclose vise use, the information for the purposes for which the on was disclosed under that subsection.</li> <li>This subsection constitutes an authorisation for the purposes of other</li> </ul>
16 17 18 19 20 21 22 23 24 25 26 27 28 29		purpose i (a) to a cou (b) to a cor Note 1: Note 2: A person accordan or otherw informati	<ul> <li>may disclose the information:</li> <li>a court or tribunal, or in accordance with an order of a art or tribunal, for the purposes of proceedings; or</li> <li>a coronial inquiry, or in accordance with an order of a oner, for the purposes of a coronial inquiry.</li> <li>The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part.</li> <li>This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the Privacy Act 1988.</li> <li>who obtains protected information under, or in ce with, subsection (1) may make a record of, or disclose vise use, the information for the purposes for which the on was disclosed under that subsection.</li> </ul>

1	21 Offence relating to protected information
2	A person commits an offence if:
3	(a) the person obtains information; and
4	(b) the information is protected information; and
5 6	(c) the person makes a record of, or discloses or otherwise uses, the information; and
7 8	<ul><li>(d) the record, disclosure or use is not authorised by section 19 or 20.</li></ul>
9	Penalty: Imprisonment for 2 years.
10	Note: For defences to this offence, see sections 22 to 26.
11	22 Defence for use of information in good faith
12	Section 21 does not apply if:
13 14	(a) a person obtains protected information for a permissible purpose; and
15	(b) the person makes a record of, or discloses or otherwise uses,
16	<ul><li>the information in good faith:</li><li>(i) in performing, or purportedly performing, his or her</li></ul>
17 18 19	functions or duties under this Part on behalf of a responsible Commonwealth, State or Territory body; or
20 21 22	<ul> <li>(ii) in exercising, or purportedly exercising, his or her powers under this Part on behalf of a responsible Commonwealth, State or Territory body.</li> </ul>
23 24	Note: A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> .
25 26	23 Defence for use of information also received from another source and use of information by prescribed agencies
27	Use if information is also received from another source
28	(1) Section 21 does not apply if:
29	(a) a person (the <i>first person</i> ) obtains protected information for a
30	permissible purpose; and
31	(b) the first person is:

# Part 2 Public health surveillanceDivision 8 Confidentiality of information

Section 23

1	(i) an officer or employee of the Commonwealth, a State,
2	the Australian Capital Territory, the Northern Territory
3	or Norfolk Island; or
4	(ii) an officer or employee of an agency or instrumentality
5	of the Commonwealth, a State, the Australian Capital
6	Territory, the Northern Territory or Norfolk Island; or
7	(iii) a person engaged by the Commonwealth, a State, the
8	Australian Capital Territory, the Northern Territory or
9	Norfolk Island, to perform public health work; or
10	(iv) a person engaged by an agency or instrumentality of the Commonwealth, a State, the Australian Capital
11 12	Territory, the Northern Territory or Norfolk Island, to
12	perform public health work; and
14	(c) the first person also obtains the information, or substantially
15	similar information, from another person; and
16	(d) after obtaining the information as mentioned in paragraph (c),
17	the first person makes a record of, or discloses or otherwise
18	uses, the information; and
19	(e) the record, disclosure or use is authorised under, or is not
20	prohibited by:
21	(i) another enactment of the Commonwealth; or
22	(ii) an enactment of the State or the Territory in relation to
23	which the person is an officer or employee, or is
24	engaged to perform public health work.
25 26	Note: A defendant bears an evidential burden in relation to the matter in subsection (1): see subsection 13.3(3) of the <i>Criminal Code</i> .
20	subsection (1). see subsection 15.5(5) of the <i>Criminal Code</i> .
27	Use by intelligence agencies
28	(2) Section 21 does not apply if:
29	(a) a person obtains protected information; and
30	(b) the person discloses the information to an officer or
31	employee of an intelligence agency prescribed by the
32	regulations for the purposes of this section.
33	Note: A defendant bears an evidential burden in relation to the matter in
34	subsection (2): see subsection 13.3(3) of the <i>Criminal Code</i> .
35	(3) Section 21 does not apply if:

1 2	(a)	a person obtains protected information in accordance with a disclosure under subsection (2); and
	(b)	the person makes a record of, or discloses or otherwise uses,
3 4	(0)	the information in the performance of the person's functions
4 5		or duties, or the exercise of the person's powers, as an officer
5 6		or employee mentioned in paragraph (2)(b).
7 8	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> .
9	(4) Sect	ion 21 does not apply if:
10 11	(a)	a person obtains protected information in accordance with a disclosure under subsection (3); and
12 13	(b)	the person makes a record of, or discloses or otherwise uses, the information:
14		(i) for the purposes for which the information was
15		disclosed under that subsection; or
16		(ii) for a prescribed purpose.
17 18	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> .
19	24 Defence for	use of information required by another law
19 20		<b>use of information required by another law</b> ion 21 does not apply if:
	Sect	
20 21 22 23	Sect (a)	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses,
20 21 22	Sect (a) (b)	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and
20 21 22 23	Sect (a) (b)	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and the record, disclosure or use is required under another
20 21 22 23 24	Sect (a) (b)	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and
20 21 22 23 24 25	Sect (a) (b)	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and the record, disclosure or use is required under another enactment of the Commonwealth, or of a State or Territory.
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	Sect (a) (b) (c) Note:	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and the record, disclosure or use is required under another enactment of the Commonwealth, or of a State or Territory. A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> .
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> </ol>	Sect (a) (b) (c) Note: 25 Defence for	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and the record, disclosure or use is required under another enactment of the Commonwealth, or of a State or Territory. A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> . <b>disclosure to person to whom information relates or</b>
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	Sect (a) (b) (c) Note: 25 Defence for	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and the record, disclosure or use is required under another enactment of the Commonwealth, or of a State or Territory. A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> .
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> </ol>	Sect (a) (b) (c) Note: 25 Defence for if pe	ion 21 does not apply if: a person obtains protected information for a permissible purpose; and the person makes a record of, or discloses or otherwise uses, the information; and the record, disclosure or use is required under another enactment of the Commonwealth, or of a State or Territory. A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> . <b>disclosure to person to whom information relates or</b>

# Part 2 Public health surveillanceDivision 8 Confidentiality of information

1 2	(a)	) a person (the <i>first person</i> ) obtains protected information for a permissible purpose; and
2	(h)	) the information relates to another person; and
4		) the first person discloses the information to the other person.
-		
5 6	Note	: A defendant bears an evidential burden in relation to the matter in subsection (1): see subsection 13.3(3) of the <i>Criminal Code</i> .
7	(2) If su	bsection (1) applies in respect of information, then section 21
8	does	s not apply to any of the following:
9 10	(a)	) any record of that information that is made by the person to whom the information relates;
11	(h)	) any disclosure or use of that information by the person to
12		whom the information relates;
13	(c)	) any record of that information that is made by any other
14		person, or any disclosure or use of that information by any
15		other person, which is derived from a record, disclosure or
16		use referred to in paragraph (a) or (b).
17 18	Note	: A defendant bears an evidential burden in relation to the matter in subsection (2): see subsection 13.3(3) of the <i>Criminal Code</i> .
19	Con	sent to disclosure etc. of information
20	(3) Sect	tion 21 does not apply if:
21	(a)	) a person (the <i>first person</i> ) obtains protected information; and
22	(b)	) the person to whom the information relates has expressly
23		consented to the first person making a record of, or disclosing
24		or using, the information for a certain purpose; and
25	(c)	) the first person makes the record, or discloses or uses the
26		information, for that purpose.
27	Note	
28		subsection (3): see subsection 13.3(3) of the <i>Criminal Code</i> .
29	26 Defence for	disclosure to person who provided the information
30		tion 21 does not apply if:
31	(a)	) a person obtains protected information from another person;
32		and
33	(b)	) the person discloses that information to the other person.

# Section 26

Note:

1 2 A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the *Criminal Code*.

Part 2 Public health surveillance
Division 9 Miscellaneous

Section 27

1

2	Division 9—Miscellaneous
3	27 Notice to other countries about further use of information
4	(1) If, under Division 6, 7 or 8, the Minister or the National Focal
5	Point gives personal information to a State Party for the purposes
6	of giving effect to the International Health Regulations, the
7	Minister or the National Focal Point must give the State Party, at the same time as giving the information, a written notice specifying
8 9	that a record may be made of the information, or the information
10	may be used or disclosed, only for the purposes of, and subject to
11	the requirements of Article 45 of, the International Health
12	Regulations.
13	(2) If, under Division 8, the Minister gives personal information to a
14	State Party but not for the purposes of giving effect to the
15	International Health Regulations, the Minister must give the State
16 17	Party, at the same time as giving the information, a written notice specifying the purposes for which:
18	(a) a record may be made of the information; or
19	(b) the information may be used or disclosed.
20	(3) If, under Division 7 or 8, the Minister or the National Focal Point
21	gives personal information to a country that is not a State Party, the
22	Minister or the National Focal Point must give the country, at the
23	same time as giving the information, a written notice specifying the
24	purposes for which:
25	(a) a record may be made of the information; or
26	(b) the information may be used or disclosed.
27	(4) To avoid doubt, personal information is given to another country if
28	the information is given to a port or airport in the other country or
29	to the other country's National IHR Focal Point (within the
30	meaning of the International Health Regulations).

# 1 **28 Delegation**

2 3 4	(1)	The Minister may delegate any of his or her functions or powers under this Part to an SES employee, or an acting SES employee, of the Department.
5 6	(2)	In performing a delegated function or exercising a delegated power, a delegate must comply with any written directions of the
7		Minister.
8	29 Annua	l report
9 10	(1)	The Secretary must, as soon as practicable after 30 June in each year, prepare a report on the use, by the Commonwealth, of
11		protected information (within the meaning of section 18) during
12		the previous 12 months.
13	(2)	The report must be included in the annual report of the
14		Department.

Section 30

1	
2 3	Part 3—Regulation of security-sensitive biological agents
4	Division 1—Preliminary
5	30 Object of Part
6 7 8	<ol> <li>The object of this Part is to give effect to Australia's obligations to establish controls for the security of certain biological agents that could be used as weapons.</li> </ol>
9	(2) To achieve this object, this Part provides for:
10 11 12 13	<ul> <li>(a) the collection, and recording on a national register, of information about the nature and location of security-sensitive biological agents legitimately handled by entities in Australia; and</li> </ul>
14 15	(b) requirements to be complied with for the secure handling of security-sensitive biological agents; and
16 17	(c) monitoring of compliance with reporting and handling requirements through an inspection program; and
18 19	(d) restrictions in relation to the handling of security-sensitive biological agents.

1	
2	Division 2—The List of Security-sensitive Biological Agents
3	31 Establishment of the List of Security-sensitive Biological Agents
4 5 6	(1) The Minister must establish a list of biological agents that the Minister considers to be of security concern to Australia. The list is to be called the List of Security-sensitive Biological Agents.
7 8 9 10 11	(2) Without limiting subsection (1), the Minister may consider a biological agent to be of security concern to Australia if the biological agent could be developed, produced, stockpiled, acquired or retained in types and quantities that could allow the biological agent to be used as a weapon.
12 13	(3) If the Minister includes a toxin in the list, the Minister may also specify in the list a quantity (the <i>reportable quantity</i> ) of that toxin.
14	(4) The list is not a legislative instrument.
15	32 Variation of the List of Security-sensitive Biological Agents
16 17	<ol> <li>The Minister may, in writing, vary the List of Security-sensitive Biological Agents by:</li> </ol>
18 19 20	<ul> <li>(a) including a biological agent and, if applicable, a reportable quantity of that agent in the list if the Minister considers the biological agent to be of security concern to Australia; or</li> </ul>
21 22 23 24	<ul> <li>(b) removing a biological agent and, if applicable, a reportable quantity of that agent from the list if the Minister no longer considers the biological agent to be of security concern to Australia; or</li> </ul>
24 25 26 27	<ul> <li>(c) changing the reportable quantity of a biological agent in the list; or</li> <li>(d) correcting an inaccuracy.</li> </ul>
28 29	<ul><li>(2) An instrument varying the List of Security-sensitive Biological Agents is not a legislative instrument.</li></ul>

Part 3 Regulation of security-sensitive biological agentsDivision 2 The List of Security-sensitive Biological Agents

Section 33

1	<b>33</b> Minister must obtain and have regard to expert advice
2	(1) The Minister must not include a biological agent, or a reportable
3	quantity of a biological agent, in the List of Security-sensitive
4	Biological Agents, or otherwise vary the list, unless:
5	(a) the Minister has obtained advice from:
6 7	(i) an agency or instrumentality of the Commonwealth that has responsibility for obtaining and assessing
8	information about the risks and threats posed by
9 10	biological agents that may be of security concern to Australia; and
11	(ii) persons with scientific or technical knowledge of
12	biological agents that may be of security concern to
13	Australia; and
14	(b) the Minister has sought advice from the States, the Australian
15	Capital Territory and the Northern Territory.
16	(2) To avoid doubt, the persons referred to in subparagraph (1)(a)(ii)
17	may be officers or employees of an agency or instrumentality of
18	the Commonwealth referred to in subparagraph $(1)(a)(i)$ .
19	(3) The Minister must have regard to advice received under
20	subsection (1).
21	34 List to be available on the Department's website
22	The Secretary is to ensure that an up-to-date copy of the List of
23	Security-sensitive Biological Agents is available on the
24	Department's website.

1		
2	Division	3—Standards relating to security-sensitive
3		biological agents
4 5	35 Ministe	er may determine standards relating to security-sensitive biological agents
6 7	(1)	The Minister may, by legislative instrument, determine standards ( <i>SSBA Standards</i> ) relating to security-sensitive biological agents.
8 9		Note: SSBA Standards must be complied with by entities that handle security-sensitive biological agents: see section 56.
10 11	(2)	Without limiting subsection (1), a standard may set out requirements relating to any of the following:
12		<ul> <li>(a) the storage of security-sensitive biological agents;</li> <li>(b) the storage of security sensitive biological agents;</li> </ul>
13 14		<ul><li>(b) the security status of individuals who are entitled to handle or dispose of security-sensitive biological agents;</li></ul>
15		(c) the transport of security-sensitive biological agents.
16 17	(3)	A standard may set out different requirements to be complied with in respect of different security-sensitive biological agents.
18	(4)	The Minister must not determine a standard unless the standard has
19		<ul><li>been developed in consultation with:</li><li>(a) persons with scientific or technical knowledge in relation to</li></ul>
20 21		the security of biological agents; and
22		(b) the States, the Australian Capital Territory and the Northern
23		Territory.
24	(5)	Subsection (4) does not prevent the Minister from consulting any
25		other person who the Minister considers may assist the Minister in
26		developing a standard.

Part 3 Regulation of security-sensitive biological agents Division 4 The National Register

Section 36

D	ivision 4—The National Register
36	<b>National Register of Security-sensitive Biological Agents</b>
	<ol> <li>There is to be a Register called the National Register of Security-sensitive Biological Agents.</li> </ol>
	(2) The National Register is to be maintained in an up-to-date form by the Secretary.
	(3) The National Register may be kept in a computerised form.
	Note: Information included on the National Register must not be disclosed except in accordance with Division 9.
37	Content of National Register
	If the Secretary decides, under section 44 or 47, to register an
	entity in relation to one or more security-sensitive biological agents
	handled by the entity at one or more facilities, the Secretary must
	include the following particulars in the National Register:
	(a) the name of the entity;
	(b) the name and address of each facility where the entity
	handles security-sensitive biological agents;
	(c) the name of each security-sensitive biological agent handled by the entity at each facility;
	(d) the purpose for which each such security-sensitive biological
	agent is handled by the entity;
	(e) if the decision is made under subsection $47(2)$ (which
	provides for registration on a temporary basis)—a statement
	to this effect;
	(f) such other particulars as are prescribed by the regulations.
38	8 Variation of the National Register
	(1) The Secretary must vary the National Register to take account of:
	(a) decisions made by the Secretary under section 47, 49 or 52 in
	(d) decisions indde by the Secretary under section $\pm 7, \pm 9$ of $52$ in

1	(b) any disposal of the entire holdings of a security-sensitive
2	biological agent that is included on the National Register in
3	relation to a registered entity and a facility; and
4	(c) any loss or theft of a security-sensitive biological agent that
5	is included on the National Register in relation to a registered
6	entity and a facility.
7	(2) The Secretary may vary the particulars included in the National
8	Register to correct an inaccuracy.

Part 3 Regulation of security-sensitive biological agentsDivision 5 Requirements for entities that handle security-sensitive biological agents

Section 39

Div	sion 5—Requirements for entities that handle security-sensitive biological agents
Sub	livision A—Application and definitions
<b>39</b> A	pplication of Division
	(1) This Division applies to an entity if:
	<ul><li>(a) the entity handles one or more security-sensitive biological agents at one or more facilities; and</li></ul>
	(b) the entity is not an exempt entity.
	(2) If a security-sensitive biological agent is a toxin in relation to
	which a reportable quantity is specified in the List of
	Security-sensitive Biological Agents, then, for the purposes of this
	Division, an entity does not handle that toxin at a facility unless the
	entity handles at that facility at least the reportable quantity of that
	toxin.
40 N	leaning of <i>exempt entity</i>
	(1) An entity that handles one or more security-sensitive biological
	agents at a facility is an <i>exempt entity</i> if:
	(a) the entity handles the security-sensitive biological agents
	only for the purpose of transporting them from one place to
	another place; or
	(b) the entity is an entity, or a kind of entity, prescribed by the
	regulations to be an exempt entity.
	Note: Entities that handle security-sensitive biological agents only for the
	purpose of transporting them from one place to another place must
	comply with Commonwealth, State and Territory laws relating to the
	transport of dangerous goods.
	(2) Pagulations under paragraph $(1)(h)$ may be expressed to exampt:
	(2) Regulations under paragraph (1)(b) may be expressed to exempt:
	(a) an entity, or a kind of entity, in relation to all

1 2	(b)	an entity, or a kind of entity, in relation to a specified security-sensitive biological agent, or a specified class of
3		security-sensitive biological agents, handled by the entity or
4		kind of entity.
5 6		out limiting the way in which a class may be described for the oses of paragraph (2)(b), the class may be described by
7		ence to a particular facility.
8	41 Meaning of	legitimate purpose
9		he purposes of this Part, each of the following is a <i>legitimate</i>
10 11	agent	<i>ose</i> for an entity to handle a security-sensitive biological ::
12 13	(a)	to carry out scientific or medical work with the security-sensitive biological agent:
14		(i) to develop or produce a vaccine or treatment for it; or
15		(ii) to better understand a disease it causes;
16	(b)	in relation to a security-sensitive biological agent that is a
17	(0)	toxin—to carry out scientific or medical work in relation to
18		the applications of the toxin (for example, in treating cancer
19		or, in the case of Botox (botulinum toxin), for medical or
20		cosmetic use);
21	(c)	to carry out diagnostic analysis of:
22		(i) samples infected with a security-sensitive biological
23		agent; or
24		(ii) samples contaminated with a toxin;
25		but only if the analysis is carried out at a veterinary,
26		diagnostic or pathology laboratory;
27	(d)	to carry out research that the Secretary considers is
28		responsible and legitimate;
29	(e)	to carry out forensic procedures in relation to the
30		security-sensitive biological agent for law enforcement
31		purposes;
32	(f)	if the entity is an agency or instrumentality of the
33		Commonwealth, a State or a Territory that is responsible for
34		testing or carrying out other activities in relation to the
35		security-sensitive biological agent-to carry out that testing

1		or those other activities in relation to the security-sensitive
2		biological agent;
3 4		(g) any other purpose determined by the Minister, by legislative instrument, to be a legitimate purpose.
5	(2)	The Secretary must consult with persons with scientific or
6		technical knowledge in relation to security-sensitive biological
7		agents before making a decision under paragraph (1)(d). The
8		Secretary must have regard to any advice given by the persons
9		consulted.
10	(3)	Subsection (2) does not prevent the Secretary from consulting any
11		other person who the Secretary considers may assist the Secretary
12		in making a decision under paragraph (1)(d).
13	(4)	The Minister must not make a determination under
14		paragraph (1)(g) unless the Minister has consulted with:
15		(a) persons with scientific or technical knowledge in relation to
16		security-sensitive biological agents; and
17		(b) the States, the Australian Capital Territory and the Northern
18		Territory.
19	(5)	Subsection (4) does not prevent the Minister from consulting any
20		other person who the Minister considers may assist the Minister in
21		relation to a determination under paragraph (1)(g).
22	(6)	The Minister must have regard to any advice received under
23		subsection (4).
24	Subdivisio	on B—Reporting requirements
25	42 Entity	that handles security-sensitive biological agents must give
26	·	a report to the Secretary
27	(1)	An entity to which this Division applies (other than a registered
28		entity) must give a report that complies with subsection (3) to the
29		Secretary:
30		(a) within 2 business days after the entity starts to handle a
31		security-sensitive biological agent; or

1 2	(b) if a longer period is specified in a written notice given to the entity by the Secretary—within that longer period.
3	Note 1: Failure to give a report is an offence: see section 43.
4 5	Note 2: Section 55 deals with the application of the reporting requirements in relation to individuals.
6	(2) For the purposes of this section, an entity that, at the
7	commencement of this section, is handling one or more
8	security-sensitive biological agents, is taken to start to handle those
9	security-sensitive biological agents at the end of the period of one
10	month after the commencement of this section.
11	(3) A report given by an entity under subsection (1):
12	(a) must be in a form approved by the Secretary; and
13	(b) must contain the following information:
14	(i) the name of the entity;
15	(ii) the name and address of each facility where the entity
16	handles a security-sensitive biological agent;
17	(iii) the name of each security-sensitive biological agent
18	handled at each facility;
19	(iv) the purpose for which each security-sensitive biological
20	agent is handled;
21 22	Note: Section 41 sets out the purposes that are legitimate purposes for an entity to handle a security-sensitive biological agent.
23	(v) any other information required by the approved form;
24	and
25	(c) must state that the entity is complying with the SSBA
26	Standards.
27	(4) Subsection (1) does not apply in the circumstances (if any)
28	prescribed by the regulations.
29	43 Offence—failure to give a report to the Secretary
30	(1) An entity commits an offence if:
31	(a) the entity is required to give a report to the Secretary under
32	subsection 42(1); and
33	(b) the entity does not give the report to the Secretary as required
34	by that subsection.

Division 5 Requirements for entities that handle security-sensitive biological agents

\_\_\_\_\_

1	Penalty:	500 penalty units.
2 3 4	Note 1:	If the entity is a body corporate, the maximum penalty that may be imposed is 2,500 penalty units: see subsection 4B(3) of the <i>Crimes Act 1914</i> .
5 6	Note 2:	For the value of a penalty unit, see subsection 4AA(1) of the <i>Crimes Act 1914</i> .
7 (2) 8		K of the <i>Crimes Act 1914</i> does not apply to an offence ubsection (1).
9 <b>44 Secreta</b>	•	consider report and decide whether or not to entity on the National Register
12 13	the Secre relation t	cretary receives a report from an entity under section 42, etary must decide whether or not to register the entity in o any or all of the security-sensitive biological agents and specified in the report.
16	For the p	specified in the report. urpose of making a decision under subsection (1), the may, by written notice to the entity, do either or both of ving:
17 18 19 20 21	(a) req Sec wit (b) req	uest the entity to provide such further information as the cretary requires within the period specified in the notice, or hin such longer period as the Secretary allows; uest the entity to allow an inspector to inspect a specified
22 23 (3) 24 25 26 27 28	A notice paragraph informati Secretary	ility of the entity at a reasonable time. requesting the entity to provide further information under h (2)(a) must state that, if the entity does not provide the ion within the period allowed under that paragraph, the $\gamma$ may require the entity to dispose of its entire holdings of l of the security-sensitive biological agents specified in the
29 (4) 30 31 32 33 34 35	security- entity's r (a) the 42( par	etary must decide to register the entity in relation to a sensitive biological agent and a facility specified in the eport if: entity provided all the information required by paragraph (3)(b), and any further information requested under agraph (2)(a) of this section, in relation to that urity-sensitive biological agent and that facility; and

1 2	(b) the entity stated in the report that it is complying with the SSBA Standards; and
3	(c) the Secretary is satisfied that the purpose stated in the entity's
4	report for which the entity is handling that security-sensitive
5	biological agent at that facility is a legitimate purpose.
6 7	Note 1: Section 45 applies if the requirements referred to in paragraphs (4)(a) and (b) of this section are not met.
8 9 10	Note 2: Section 47 applies if the requirements referred to in paragraphs (4)(a) and (b) of this section are met but the requirement referred to in paragraph (4)(c) of this section is not met.
11	(5) The Secretary must notify the entity in writing of the Secretary's
12	decision under subsection (1). The notice must include the
13	information (if any) prescribed by the regulations.
14	45 Secretary may direct entity to dispose of security-sensitive
15	biological agents
16	(1) This section applies in relation to a report given to the Secretary by
17	an entity under section 42 if:
18	(a) the Secretary made a request under paragraph $44(2)(a)$ and
19	the entity did not comply with the request within the period
20	allowed under that paragraph; or
21	(b) the entity did not state in the report that the entity is
22	complying with the SSBA Standards.
23	(2) The Secretary may, if the Secretary considers it appropriate, give a
24	written direction to the entity, requiring the entity, within the
25	period specified in the direction or such longer period as the
26	Secretary allows, to dispose of its entire holdings of any or all of
27	the security-sensitive biological agents specified in the report.
28	Note 1: If the Secretary gives a notice to an entity under this subsection, the
29	Secretary must not include the entity on the National Register in
30 31	relation to the security-sensitive biological agent and the facility to which the notice relates: see subsection 44(4).
32	Note 2: The Secretary may also direct a particular individual not to handle
33	security-sensitive biological agents: see section 59.
34	Note 3: Failure to comply with a direction to dispose of a security-sensitive
35	biological agent is an offence: see section 46.

Part 3 Regulation of security-sensitive biological agents

Division 5 Requirements for entities that handle security-sensitive biological agents

	tion 46		
	(3)		d specified in a direction given under subsection (2) must nable having regard to the circumstances.
46	Offenc		re to comply with direction to dispose of y-sensitive biological agent
	(1)	An entity	y commits an offence if:
		(a) the	e entity is given a direction under subsection 45(2); and
			e entity does not comply with the direction within the riod allowed under that subsection.
		Penalty:	500 penalty units.
		Note 1:	If the entity is a body corporate, the maximum penalty that may be imposed is 2,500 penalty units: see subsection 4B(3) of the <i>Crimes</i> . <i>1914</i> .
		Note 2:	For the value of a penalty unit, see subsection 4AA(1) of the <i>Crime Act 1914</i> .
	(2)		4K of the <i>Crimes Act 1914</i> does not apply to an offence subsection (1).
47	Secreta	•	satisfied entity handling security-sensitive cal agent for a legitimate purpose
	(1)	This sec	
	(1)		tion applies in relation to a report given to the Secretary
	(1)	an entity	under section 42 if:
	(1)	an entity (a) the	v under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b)
	(1)	an entity (a) the are	v under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b)
	(1)	an entity (a) the are a f (b) the	v under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the
	(1)	an entity (a) the are a f (b) the rep	y under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the port for which the entity is handling that security-sensitiv
	(1)	an entity (a) the are a f (b) the rep	v under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the
		an entity (a) the are a f (b) the rep bio	y under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the port for which the entity is handling that security-sensitiv
		an entity (a) the are a f (b) the rep bic The Secr (a) dec	y under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the port for which the entity is handling that security-sensitive blogical agent at that facility is a legitimate purpose. retary must: cide to register the entity, on a temporary basis, in relation
		an entity (a) the are a f (b) the rep bio The Seco (a) dec to	y under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the port for which the entity is handling that security-sensitive blogical agent at that facility is a legitimate purpose. retary must: cide to register the entity, on a temporary basis, in relation the security-sensitive biological agent and the facility; and
		an entity (a) the are a f (b) the rep bio The Seco (a) dec to	y under section 42 if: e requirements referred to in paragraphs 44(4)(a) and (b) e met in relation to a security-sensitive biological agent a facility specified in the report; and e Secretary is not satisfied that the purpose stated in the port for which the entity is handling that security-sensitive biological agent at that facility is a legitimate purpose.

44

1	(3) The notice under paragraph (2)(b) must also state:
2	(a) the reason that the entity has been registered on a temporary
3	basis in relation to the security-sensitive biological agent and
4	the facility; and
5	(b) that handling a security-sensitive biological agent for a
6	purpose other than a legitimate purpose may be an offence
7	against the Crimes (Biological Weapons) Act 1976.
8 9	Note: The Secretary may refer the matter to the relevant authorities for investigation.
10	(4) If:
11	(a) the entity is convicted of an offence against the <i>Crimes</i>
12	(Biological Weapons) Act 1976 in relation to its handling of
13	the security-sensitive biological agent at the facility; or
14	(b) the entity is found to have committed such an offence but no
15	conviction is recorded;
16	the Secretary must cancel the registration of the entity in relation to
17	the security-sensitive biological agent and the facility.
18	(5) If a prosecution for an offence against the <i>Crimes (Biological</i>
19	<i>Weapons) Act 1976</i> , in relation to the entity's handling of the
20	security-sensitive biological agent at the facility, is not instituted
21	against the entity within 12 months after the date on which the
22	entity is registered under paragraph (2)(a), the Secretary must vary
23	the National Register to indicate that the registration made under
24	that paragraph is no longer on a temporary basis.
25	(6) A variation of the National Register under subsection (5) must be
26	made:
27	(a) if, within 12 months after the date on which the entity is
28	registered under paragraph $(2)(a)$ , a decision is made not to
29	institute a prosecution for an offence referred to in
30	subsection (5)—as soon as practicable after the Secretary
31	becomes aware of that decision; or
32	(b) in any other case—as soon as practicable after the end of the
33	period of 12 months referred to in subsection (5).
34	(7) If:
35	(a) a prosecution for an offence against the Crimes (Biological
36	Weapons) Act 1976, in relation to the entity's handling of the

# Section 48

1	security-sensitive biological agent at the facility, is instituted
2	against the entity within 12 months after the date on which
3	the entity is registered under paragraph $(2)(a)$ ; and
4	(b) the entity is found not to have committed the offence;
5	the Secretary must vary the National Register to indicate that the
6	registration made under that paragraph is no longer on a temporary
7	basis.
8	(8) A variation of the National Register under subsection (7) must be
9	made as soon as practicable after the end of the proceedings for the
10	offence referred to in that subsection.
11	(9) A person or authority that conducts investigations in relation to
12	offences against the Crimes (Biological Weapons) Act 1976, or
13	institutes or carries on prosecutions for offences against that Act,
14	may disclose personal information to the Secretary for the purpose
15	of assisting the Secretary to maintain the National Register in an
16	up-to-date form.
17	Note: Subsection (9) constitutes an authorisation for the purposes of other
18 19	laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
20	48 Registered entity must report any changes to the Secretary
21	(1) Each of the following is a <i>reportable event</i> in relation to a
22	registered entity:
23	(a) the entity starts to handle at a facility a security-sensitive
24	biological agent that is not included on the National Register
25	in relation to the entity and that facility;
26	(b) the entity disposes of its entire holdings of a
27	security-sensitive biological agent that is included on the
28	National Register in relation to the entity and a facility
29	(including a disposal required by a direction given by the
30	Secretary under this Part);
31	(c) if the entity is included on the National Register in relation to
32	a facility and a security-sensitive biological agent that is a
33	toxin:
34	(i) the entity disposes of a quantity of the toxin; and

1	(ii) after the disposal, the quantity of the toxin handled by
2 3	the entity at that facility is less than the reportable quantity of that toxin;
4	(d) the entity:
5	(i) starts to handle a security-sensitive biological agent that
6	is included on the National Register in relation to the
7	entity and a facility for a purpose other than the purpose
8	specified in the National Register; or
9	(ii) stops handling a security-sensitive biological agent that
10	is included on the National Register in relation to the
11	entity and a facility for a purpose specified in the
12	National Register;
13	(e) the entity transfers a security-sensitive biological agent that is
14	included on the National Register in relation to the entity and
15	a facility:
16	(i) to another entity; or
17	(ii) to another facility of the entity;
18	(f) a security-sensitive biological agent that is included on the
19	National Register in relation to the entity and a facility is lost
20	or stolen;
21 22	Note: Accidental or deliberate releases of security-sensitive biological agents that could cause harm to human health or the environment
23	may need to be reported under State or Territory legislation.
24	(g) a person accesses a security-sensitive biological agent that is
25	included on the National Register in relation to the entity and
26	a facility, and the access is unauthorised under the
27	regulations;
28	(h) any other event prescribed by the regulations for the purposes
29	of this paragraph.
30	(2) Regulations for the purposes of paragraph $(1)(g)$ may prescribe the
31	circumstances in which access to a specified security-sensitive
32	biological agent, or a specified class of security-sensitive
33	biological agents, is unauthorised.
34	(3) A registered entity must give a report about a reportable event to
34 35	the Secretary. The report must be given within the prescribed
36	period.
	r

Part 3 Regulation of security-sensitive biological agents

**Division 5** Requirements for entities that handle security-sensitive biological agents

Section	49
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1 2	Note: Section 55 deals with the application of the reporting requirements in relation to individuals.
3 4	<ul><li>(4) Regulations prescribing a period for the purposes of subsection (3) may:</li></ul>
5 6	(a) prescribe different periods in relation to different reportable events; and
7 8	<ul><li>(b) prescribe a period in relation to a reportable event that ends before or after the event occurs.</li></ul>
9 10 11	<ul><li>(5) A report given by an entity under subsection (3):</li><li>(a) must be in a form approved by the Secretary; and</li><li>(b) must include the information required by the approved form.</li></ul>
12 13	(6) Subsection (3) does not apply in the circumstances prescribed by the regulations.
14 15	49 Secretary must consider report of changes and decide whether or not to vary the National Register
16 17 18	<ol> <li>If the Secretary receives a report about a reportable event from an entity under section 48, the Secretary must decide whether or not to vary the National Register to take account of the event.</li> </ol>
19 20 21	<ul><li>(2) For the purpose of making a decision under subsection (1), the Secretary may, by written notice to the entity, do either or both of the following:</li><li>(a) request the entity to provide such further information as the</li></ul>
22 23 24	(a) request the entry to provide such further information as the Secretary requires within the period specified in the notice, or within such longer period as the Secretary allows;
25 26	(b) request the entity to allow an inspector to inspect a specified facility of the entity at a reasonable time.
27 28 29 30 31 32	(3) A notice requesting the entity to provide further information under paragraph (2)(a) must state that, if the entity does not provide the information within the period allowed under that paragraph, the Secretary may require the entity to dispose of its entire holdings of any or all of the security-sensitive biological agents to which the report relates.

1 2	(4)		retary must decide to vary the National Register to take of the reportable event if:
2			e entity provided all the information required by paragraph
3			(5)(b), and any further information requested under
4			
5			ragraph (2)(a) of this section, in relation to the reportable
6		eve	ent; and
7		(b) if t	he reportable event is the event referred to in paragraph
8		48	(1)(a) or subparagraph $48(1)(d)(i)$ —the Secretary is
9			isfied that the purpose stated in the entity's report for
10			the entity is handling the security-sensitive biological
11			ent to which the reportable event relates is a legitimate
12		•	rpose.
12		pu	ipose.
13	(5)	The Sec	retary must notify the entity in writing of the Secretary's
14	( )		under subsection (1). The notice must include the
15			ion (if any) prescribed by the regulations.
15			
16 17		Note 1:	Section 50 applies if the requirements referred to in paragraph (4)(a) of this section are not met.
18		Note 2:	Section 52 applies if the reportable event is the event referred to in
19			paragraph 48(1)(a) or subparagraph 48(1)(d)(i) and the requirements
20			referred to in paragraph (4)(a) of this section are met but the
21			requirement referred to in paragraph (4)(b) of this section is not met.
22	50 Secrets	arv mav	direct entity to dispose of security-sensitive
	So Beered		cal agents
23		DIOIOgi	ai agents
24	(1)	This sec	tion applies in relation to a report given to the Secretary by
25	(1)		red entity under section 48 if:
		U U	-
26			e Secretary made a request under paragraph 49(2)(a); and
27			e entity did not comply with the request within the period
28		all	owed under that paragraph.
•	( <b>2</b> )	The Com	
29	(2)		retary may, if the Secretary considers it appropriate, give a
30			lirection to the entity, requiring the entity, within the
31			pecified in the direction or such longer period as the
32			y allows, to dispose of its entire holdings of a
33		security-	sensitive biological agent to which the report relates.
34		Note 1:	Disposal would not be appropriate if the entity's entire holdings of
35			that security-sensitive biological agent have already been disposed of,
36			or were lost or stolen.

Part 3 Regulation of security-sensitive biological agents

Division 5 Requirements for entities that handle security-sensitive biological agents

Section	51
Dection	51

be reaso <b>Fence—failu</b> <b>security</b> (1) An entity (a) the (b) the	The Secretary may also direct a particular individual not to handle security-sensitive biological agents: see section 59. Failure to comply with a direction to dispose of a security-sensitive biological agent is an offence: see section 51. If specified in a direction given under subsection (2) must nable having regard to the circumstances. <b>re to comply with direction to dispose of</b> <b>y-sensitive biological agent</b> y commits an offence if: e entity is given a direction under subsection 50(2); and
<ul> <li>(3) A period be reaso</li> <li>Cence—failu security</li> <li>(1) An entity</li> <li>(a) the (b) the</li> </ul>	biological agent is an offence: see section 51. I specified in a direction given under subsection (2) must nable having regard to the circumstances. <b>re to comply with direction to dispose of</b> <b>y-sensitive biological agent</b> y commits an offence if:
be reaso <b>Fence—failu</b> <b>security</b> (1) An entity (a) the (b) the	nable having regard to the circumstances. <b>re to comply with direction to dispose of</b> <b>y-sensitive biological agent</b> y commits an offence if:
(1) An entit (a) the (b) the	y-sensitive biological agent y commits an offence if:
(a) the (b) the	-
(b) the	e entity is given a direction under subsection 50(2); and
pe	e entity does not comply with the direction within the riod allowed under that subsection.
Penalty:	500 penalty units.
Note 1:	If the entity is a body corporate, the maximum penalty that may be imposed is 2,500 penalty units: see subsection 4B(3) of the <i>Crimes Act</i> 1914.
Note 2:	For the value of a penalty unit, see subsection 4AA(1) of the <i>Crimes</i> Act 1914.
	4K of the <i>Crimes Act 1914</i> does not apply to an offence subsection (1).
-	satisfied entity handling security-sensitive
biologi	cal agent for a legitimate purpose
	tion applies in relation to a report given to the Secretary by red entity under section 48 if:
	e reportable event to which the report relates is the event
	ferred to in paragraph $48(1)(a)$ or subparagraph $48(1)(d)(i)$ ;
	a requirements referred to in paragraph 49(4)(a) are met;
an	
(c) the	e Secretary is not satisfied that the purpose stated in the
	port for which the entity is handling the security-sensitive
	blogical agent to which the reportable event relates is a gitimate purpose.
	Note 1: Note 2: (2) Section against s <b>retary not s</b> <b>biologia</b> (1) This sec a registe (a) the ref an (b) the an (c) the ref

1 2 3 4	<ul> <li>(2) The Secretary must:</li> <li>(a) decide to vary the National Register, on a temporary basis, to take account of the reportable event; and</li> <li>(b) notify the entity in writing of that fact.</li> </ul>
5 6 7 8 9	<ul> <li>(3) The notice under paragraph (2)(b) must also state:</li> <li>(a) the reason for the temporary variation; and</li> <li>(b) that handling a security-sensitive biological agent for a purpose other than a legitimate purpose may be an offence against the <i>Crimes (Biological Weapons) Act 1976</i>.</li> </ul>
10 11	<ul><li>Note: The Secretary may refer the matter to the relevant authorities for investigation.</li><li>(4) If:</li></ul>
12 13 14 15 16 17	<ul> <li>(a) the entity is convicted of an offence against the <i>Crimes</i> (<i>Biological Weapons</i>) Act 1976 in relation to its handling of the relevant security-sensitive biological agent to which the reportable event relates; or</li> <li>(b) the entity is found to have committed such an offence but no</li> </ul>
18 19 20	conviction is recorded; the Secretary must cancel the variation of the National Register made under paragraph (2)(a).
21 22 23 24 25 26 27 28	(5) If a prosecution for an offence against the <i>Crimes (Biological Weapons) Act 1976</i> , in relation to the entity's handling of the security-sensitive biological agent to which the reportable event relates, is not instituted against the entity within 12 months after the date on which the National Register is varied under paragraph (2)(a), the Secretary must vary the National Register to indicate that the variation made under that paragraph is no longer on a temporary basis.
29 30 31 32 33 34 35	<ul> <li>(6) A variation of the National Register under subsection (5) must be made:</li> <li>(a) if, within 12 months after the date on which the National Register is varied under paragraph (2)(a), a decision is made not to institute a prosecution for an offence referred to in subsection (5)—as soon as practicable after the Secretary becomes aware of that decision; or</li> </ul>

Part 3 Regulation of security-sensitive biological agentsDivision 5 Requirements for entities that handle security-sensitive biological agents

Section 53

1 2	(b) in any other case—as soon as practicable after the end of the period of 12 months referred to in subsection (5).
3	(7) If:
4	(a) a prosecution for an offence against the <i>Crimes</i> ( <i>Biological</i>
5	<i>Weapons) Act 1976</i> , in relation to the entity's handling of the
6	security-sensitive biological agent to which the reportable
7	event relates, is instituted against the entity within 12 months
8	after the date on which the National Register is varied under
9	paragraph (2)(a); and
10	(b) the entity is found not to have committed the offence;
11	the Secretary must vary the National Register to indicate that the
12	variation made under that paragraph is no longer on a temporary
13	basis.
14	(8) A variation of the National Register under subsection (7) must be
15	made as soon as practicable after the end of the proceedings for the
16	offence referred to in that subsection.
17	(9) A person or authority that conducts investigations in relation to
18	offences against the Crimes (Biological Weapons) Act 1976, or
19	institutes or carries on prosecutions for offences against that Act,
20	may disclose personal information to the Secretary for the purpose
21 22	of assisting the Secretary to maintain the National Register in an up-to-date form.
23	Note: Subsection (9) constitutes an authorisation for the purposes of other
24 25	laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
26	53 Failure to report changes to the Secretary
27	(1) This section applies if the Secretary believes, on reasonable
28	grounds, that:
29	(a) a reportable event has occurred in relation to a registered
30	entity; and
31	(b) the entity was required to give a report about the event to the
32	Secretary under subsection 48(3); and
33	(c) the entity has not given the report to the Secretary as required
34	by that subsection.

1 2 3 4 5 6 7	(2)	stating the notice of Secretary about the dispose of	retary may give the registered entity a written notice nat, if the entity does not, within the period specified in the such longer period as the Secretary allows, give the y a report that complies with paragraphs 48(5)(a) and (b) e reportable event, the Secretary may require the entity to of its entire holdings of the security-sensitive biological which the reportable event relates.
8 9 10		Note 1:	Disposal would not be appropriate if the entity's entire holdings of that security-sensitive biological agent have already been disposed of, or were lost or stolen.
11 12		Note 2:	The Secretary may also direct a particular individual not to handle security-sensitive biological agents: see section 59.
13	(3)	If:	
14		(a) the	e Secretary gives an entity a written notice under
15		sul	osection (2) in relation to a reportable event; and
16		(b) the	e entity does not, within the period allowed under that
17			osection, give the Secretary a report that complies with
18			ragraphs 48(5)(a) and (b) about the reportable event;
19			etary may, if the Secretary considers it appropriate, give a
20			lirection to the entity, requiring the entity, within the becified in the direction or such longer period as the
21 22			y allows, to dispose of its entire holdings of the
22			sensitive biological agent to which the reportable event
24		relates.	
25 26		Note:	Failure to comply with a direction to dispose of a security-sensitive biological agent is an offence: see section 54.
27	(4)	A period	l specified in a direction given under subsection (3) must
28		be reason	nable having regard to the circumstances.
29	54 Offence		re to comply with direction to dispose of
30		security	y-sensitive biological agent
31	(1)	An entity	y commits an offence if:
32		(a) the	e entity is given a direction under subsection 53(3); and
33			e entity does not comply with the direction within the
34		per	riod allowed under that subsection.
35		Penalty:	500 penalty units.

Part 3 Regulation of security-sensitive biological agents

Division 5 Requirements for entities that handle security-sensitive biological agents

1 2 3		Note 1	: If the entity is a body corporate, the maximum penalty that may be imposed is 2,500 penalty units: see subsection 4B(3) of the <i>Crimes Act</i> 1914.
4 5		Note 2	: For the value of a penalty unit, see subsection 4AA(1) of the <i>Crimes Act 1914</i> .
6 7	(2)		on 4K of the <i>Crimes Act 1914</i> does not apply to an offence st subsection (1).
8	55 Applic	ation	of reporting requirements in relation to individuals
9	(1)	To av	roid doubt, if:
10		(a)	an individual is an officer or an employee of an entity, or is
11			engaged as a consultant or a contractor by an entity; and
12		(b)	the entity is:
13			(i) a body corporate; or
14 15			<ul><li>(ii) an agency or instrumentality of the Commonwealth, a State or a Territory; and</li></ul>
16 17		(c)	the individual's duties include handling a security-sensitive biological agent at a facility of the entity;
18		the in	dividual is not required to give a report to the Secretary under
19			ction $42(1)$ or $48(3)$ in relation to that security-sensitive
20		biolog	gical agent and that facility.
21		Note:	The entity is required to give the report to the Secretary.
22	(2)	If:	
23		(a)	2 or more individuals handle one or more security-sensitive
24			biological agents at the same facility; and
25			each individual is required to give the Secretary a report
26			under subsection $42(1)$ or $48(3)$ in relation to those
27			security-sensitive biological agents;
28			individual satisfies that requirement if:
29		(c)	each individual gives the Secretary a report under that
30		(1)	subsection; or
31 32			all the individuals, acting jointly, give the Secretary a joint report under that subsection.

1	Subdivision C—Compliance with SSBA Standards
2	56 Entity must comply with SSBA Standards
3 4 5 6	An entity that handles one or more security-sensitive biological agents at one or more facilities must comply with the SSBA Standards in relation to each security-sensitive biological agent it handles at each facility.
7	57 Failure to comply with SSBA Standards
8 9 10 11	(1) This section applies if the Secretary believes, on reasonable grounds, that an entity is not complying with the SSBA Standards in relation to a security-sensitive biological agent the entity handles at a facility.
12 13 14	(2) The Secretary may give the entity a written notice stating that, unless the entity satisfies the Secretary, within the period specified in the notice or such longer period as the Secretary allows, that the antity is complying with the SSPA Standards in relation to that
15 16 17 18	entity is complying with the SSBA Standards in relation to that security-sensitive biological agent and that facility, the Secretary may require the entity to dispose of its entire holdings of that security-sensitive biological agent at that facility.
19 20 21	<ul><li>(3) A notice given to an entity under subsection (2) may relate to:</li><li>(a) any or all of the security-sensitive biological agents handled by the entity; or</li></ul>
22 23	(b) any or all of the facilities at which the entity handles those security-sensitive biological agents.
24 25 26	<ul><li>(4) If:</li><li>(a) the Secretary gives an entity a written notice under subsection (2) in relation to a security-sensitive biological</li></ul>
27 28 29 30	<ul><li>agent it handles at a facility; and</li><li>(b) the entity does not satisfy the Secretary, within the period allowed under that subsection, that the entity is complying with the SSBA Standards in relation to that security-sensitive</li></ul>
31 32 33	biological agent; the Secretary may give a written direction to the entity, requiring the entity, within the period specified in the direction or such

Division 5 Requirements for entities that handle security-sensitive biological agents

Section	. 50
Section	1 38

1 2		0 1	eriod as the Secretary allows, to dispose of its entire of that security-sensitive biological agent at that facility.
3 4		Note 1:	The Secretary may also direct a particular individual not to handle security-sensitive biological agents: see section 59.
5 6		Note 2:	Failure to comply with a direction to dispose of a security-sensitive biological agent is an offence: see section 58.
7 8	(5)	<b>.</b>	specified in a direction given under subsection (4) must nable having regard to the circumstances.
9 10	58 Offence		re to comply with direction to dispose of y-sensitive biological agent
11	(1)	An entity	commits an offence if:
12		(a) the	entity is given a direction under subsection 57(4); and
13 14		• •	entity does not comply with the direction within the iod allowed under that subsection.
15		Penalty:	500 penalty units.
16 17 18		Note 1:	If the entity is a body corporate, the maximum penalty that may be imposed is 2,500 penalty units: see subsection 4B(3) of the <i>Crimes Act</i> 1914.
19 20		Note 2:	For the value of a penalty unit, see subsection 4AA(1) of the <i>Crimes Act 1914</i> .
21 22	(2)		4K of the <i>Crimes Act 1914</i> does not apply to an offence ubsection (1).
23	Subdivisi	on D—I	Directions not to handle security-sensitive
24			cal substances
25	50 Sacrate	ry may	direct individual not to handle security-sensitive
25 26	39 Secreta	• •	cal agents
20		C	C C
27	(1)	This sect grounds:	tion applies if the Secretary considers, on reasonable
28 29		(a) that	
29 30			) an individual who is handling a security-sensitive
31		(1	biological agent at a facility has not complied with this

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	Part, regulations made for the purposes of this Part or the SSBA Standards; and
(ii)	it would not be appropriate to require the individual or another entity to dispose of the security-sensitive

biological agent; or
(b) that the handling of a security-sensitive biological agent at a
facility by a particular individual poses a security risk.

- (2) The Secretary may give a written notice to the individual directing the individual not to handle one or more specified security-sensitive biological agents:
  - (a) at any time in the future; or
    - (b) until the individual satisfies the Secretary that the individual has satisfactorily completed specified training; or
    - (c) until the individual satisfies the Secretary that the individual has obtained a specified qualification or certification; or
      - (d) until the individual has complied with the requirements (if any) prescribed by the regulations.
    - Note 1: The Secretary may give a notice to an individual under this section instead of, or in addition to, giving a direction to the individual or another entity requiring the individual or other entity to dispose of particular security-sensitive biological agents.
    - Note 2: Failure to comply with a direction under this section is an offence: see section 60.

### 60 Offence—failure to comply with direction not to handle security-sensitive biological agents

- (1) An individual commits an offence if:
  - (a) the individual is given a direction under subsection 59(2); and
  - (b) the individual does not comply with the direction.
- Penalty: 500 penalty units. 30 Note: For the value of a penalty unit, see subsection 4AA(1) of the Crimes 31 32 Act 1914.
  - (2) Section 4K of the Crimes Act 1914 does not apply to an offence against subsection (1).

Section 61

Divisi	on 6—Enforcement
61 Sec	retary may arrange for disposal of security-sensitive
	biological agents
	<ul> <li>(1) This section applies if:</li> <li>(a) an entity is given a direction under subsection 45(2), 50(2), 53(3) or 57(4); and</li> </ul>
	(b) the entity does not comply with the direction within the period allowed under that subsection.
	<ul><li>(2) This section also applies if an entity is convicted of an offence against subsection 43(1).</li></ul>
	(3) The Secretary may arrange for the security-sensitive biological
	agents to which the direction, or the conviction, relates to be
	disposed of.
	(4) If the Secretary incurs costs because of arrangements made by the Secretary under subsection (3), the entity is liable to pay to the
	Commonwealth an amount equal to the cost, and the amount may
	be recovered by the Commonwealth as a debt due to the Commonwealth.
62 Inj	unctions
	(1) If a person has engaged, is engaging, or is about to engage in any
	conduct that is or would be an offence against this Part, the Federal
	Court of Australia or the Federal Magistrates Court (the <i>Court</i> )
	may, on the application of the Secretary, grant an injunction restraining the person from engaging in the conduct.
	(2) If:
	(a) a person has refused or failed, is refusing or failing, or is
	about to refuse or fail, to do a thing; and
	(b) the refusal or failure is, or would be, an offence against this
	Part;
	the Court may, on the application of the Secretary, grant an
	injunction requiring the person to do the thing.

1	(3) The power of the Court to grant an injunction may be exercised:
2	(a) whether or not it appears to the Court that the person intends
3	to engage, or to continue to engage, in conduct of that kind;
4	and
5	(b) whether or not the person has previously engaged in conduct
6	of that kind.
7	(4) The Court may discharge or vary an injunction granted under this
8	section.
9	(5) The Court may grant an interim injunction pending a determination
10	of an application under subsection (1).
11	(6) The powers granted by this section are in addition to, and not in
12	derogation of, any other powers of the Court.

Part 3 Regulation of security-sensitive biological agentsDivision 7 Powers of inspection

Section 63

1	
2	Division 7—Powers of inspection
3	Subdivision A—Appointment of inspectors and identity cards
4	63 Appointment of inspectors
5 6 7	<ol> <li>The Secretary may, by instrument in writing, appoint as an inspector a person who is appointed or employed by the Commonwealth.</li> </ol>
8 9	(2) In exercising powers or performing functions as an inspector, an inspector must comply with any directions of the Secretary.
10 11 12	(3) The Secretary must not appoint a person as an inspector under subsection (1) unless he or she is satisfied that the person has appropriate skills and experience.
13	64 Identity card
14	(1) The Secretary must issue an identity card to an inspector.
15 16 17	<ul><li>(2) The identity card:</li><li>(a) must be in the form prescribed by the regulations; and</li><li>(b) must contain a recent photograph of the inspector.</li></ul>
18 19 20	(3) If a person to whom an identity card has been issued ceases to be an inspector, the person must return the identity card to the Secretary as soon as practicable.
21	Penalty: 1 penalty unit.
22 23	Note: Chapter 2 of the <i>Criminal Code</i> sets out the general principles of criminal responsibility.
24 25	<ul><li>(4) An inspector must carry his or her identity card at all times when exercising powers or performing functions as an inspector.</li></ul>

1	Subdivision B—Monitoring compliance
2	65 Powers available to inspectors for monitoring compliance
3	(1) An inspector may:
4	(a) enter any premises; and
5	(b) exercise the monitoring powers set out in section 66;
6	for any of the following purposes:
7 8 9	<ul> <li>(c) to find out whether this Part or regulations made for the purposes of this Part, or the SSBA Standards, have been complied with;</li> </ul>
10 11 12	<ul><li>(d) to verify that the information given to the Secretary by an entity under section 42, 44, 48 or 49 is accurate and up-to-date.</li></ul>
13 14	<ul><li>(2) An inspector is not authorised to enter premises under subsection (1) unless:</li></ul>
15	(a) the occupier of the premises has consented to the entry; or
16	(b) the entry is made under a monitoring warrant.
17	66 Monitoring powers
18 19	<ul><li>(1) The <i>monitoring powers</i> that an inspector may exercise under paragraph 65(1)(b) are as follows:</li></ul>
20	(a) to search the premises and any thing on the premises;
21	(b) to inspect, examine, take measurements of, conduct tests on,
22 23	or take samples of, any security-sensitive biological agent on the premises;
24 25	<ul><li>(c) to take photographs, make video or audio recordings or make sketches of the premises or any thing on the premises;</li></ul>
26	(d) if the inspector was authorised to enter the premises by a
20	monitoring warrant—to require any person in or on the
28	premises:
29	(i) to answer any questions put by the inspector; and
30 31	<ul><li>(ii) to produce any book, record or document requested by the inspector;</li></ul>
32	(e) to inspect any book, record or document on the premises;

# Part 3 Regulation of security-sensitive biological agentsDivision 7 Powers of inspection

# Section 67

1 2	(f) to take extracts from or make c or document;	opies of any such book, record
	(g) to take onto premises such equi	nmont and materials as the
3 4	inspector requires for the purpo	
4 5	relation to the premises;	se of exclessing powers in
	·	t is obtained to saire it haine
6	(h) to secure a thing, until a warran	it is obtained to serve it, being
7	a thing:	ning the second of the
8 9	(i) that the inspector finds du monitoring powers on the	
10	(ii) that the inspector believes	on reasonable grounds may
11		nmission of an offence against
12	this Part or the Crimes (Bi	ological Weapons) Act 1976;
13	and	
14	(iii) that the inspector believes	6
15		ered with before the warrant
16	can be obtained;	
17	(i) to operate electronic equipment	
18	premises as mentioned in section	on 67.
19	(2) A person must not refuse or fail to co	omply with a requirement
20	under paragraph (1)(d).	1 7 1
21	Penalty: 30 penalty units.	
22	67 Power to operate equipment	
23	(1) For the purposes of this Division, the	monitoring nowers include
24	the power to operate equipment at pro-	
25	(a) the equipment; or	
26	(b) a disk, tape or other storage dev	vice that:
27	(i) is at the premises; and	
28	(ii) can be used with equipme	nt or is associated with it;
29	contains information that is relevant	to determining whether there
30	has been compliance with this Part or	•
31	purposes of this Part, or the SSBA St	-
32	(2) If the inspector, after operating equip	ment at the premises finds
32	that the equipment, or that a tape, dis	
		a or outer storage device at

1 2	the premises, contains information mentioned in subsection (1), the inspector may:
3	(a) operate facilities at the premises to put the information in
4	documentary form and copy the document so produced; or
5	(b) if the information can be transferred to a tape, disk or other
6	storage device that:
7	(i) is brought to the premises; or
8	(ii) is at the premises and the use of which for the purpose
9	has been agreed to in writing by the occupier of the
10	premises;
11	operate the equipment or other facilities to copy the
12	information to the storage device, and remove the storage
13	device from the premises.
14	68 Compensation for damage to electronic equipment
15	(1) This section applies if:
16	(a) as a result of equipment being operated as mentioned in
17	section 67:
18	(i) damage is caused to the equipment; or
19	(ii) the data recorded on the equipment is damaged; or
20	(iii) programs associated with the use of the equipment, or
21	with the use of the data, are damaged or corrupted; and
22	(b) the damage or corruption occurs because:
23	(i) insufficient care was exercised in selecting the person
24	who was to operate the equipment; or
25	(ii) insufficient care was exercised by the person operating
26	the equipment.
27	(2) The Commonwealth must pay the owner of the equipment, or the
28	user of the data or programs, such reasonable compensation for the
29	damage or corruption as the Commonwealth and the owner or user
30	agree on.
31	(3) However, if the owner or user and the Commonwealth fail to
32	agree, the owner or user may institute proceedings in the Federal
33	Court of Australia or the Federal Magistrates Court for such
34	reasonable amount of compensation as the Court determines.

### Part 3 Regulation of security-sensitive biological agents Division 7 Powers of inspection

# Section 69

1 2 3 4 5	(4)	In determining the amount of compensation payable, regard is to be had to whether the occupier of the premises, or the occupier's employees or agents, if they were available at the time, provided any appropriate warning or guidance on the operation of the equipment.
6 7	(5)	Compensation is payable out of money appropriated by the Parliament.
8	(6)	For the purposes of subsection (1):
9 10		<i>damage</i> , in relation to data, includes damage by erasure of data or addition of other data.
11	69 Applic	ation for monitoring warrant
12 13	(1)	An inspector may apply to a magistrate for a monitoring warrant in relation to premises.
14 15 16 17 18	(2)	Subject to subsection (3), the magistrate may issue the monitoring warrant if the magistrate is satisfied, by information on oath or affirmation, that it is reasonably necessary that one or more inspectors should have access to the premises for any of the following purposes:
19 20 21		<ul><li>(a) to find out whether this Part or regulations made for the purposes of this Part, or the SSBA Standards, have been complied with;</li></ul>
22 23 24		<ul><li>(b) to verify that the information given to the Secretary by an entity under section 42, 44, 48 or 49 is accurate and up-to-date.</li></ul>
25 26 27 28 29	(3)	The magistrate must not issue the monitoring warrant unless the inspector or some other person has given to the magistrate, either orally or by affidavit, such further information (if any) as the magistrate requires concerning the grounds on which the issue of the warrant is being sought.
30 31 32 33	(4)	<ul><li>The monitoring warrant must:</li><li>(a) authorise one or more inspectors (whether or not named in the warrant), with such assistance and by such force as is necessary and reasonable:</li></ul>

64

1	
	(i) to enter the premises; and
2 3	(ii) to exercise the powers set out in section 66 in relation to the premises; and
4	(b) state whether the entry is authorised to be made at any time
5	of the day or night or during specified hours of the day or
6	night; and
7	(c) specify the day (not more than 6 months after the issue of the
8	warrant) on which the warrant ceases to have effect; and
9	(d) state the purpose for which the warrant is issued.
10	(5) An inspector must not make, in an application for a monitoring
11	warrant, a statement that the inspector knows to be false or
12	misleading in a material particular.
13	Penalty: Imprisonment for 2 years or 120 penalty units.
14	Note: Chapter 2 of the <i>Criminal Code</i> sets out the general principles of
15	criminal responsibility.
16	Subdivision C—Offence-related powers
17	70 Searches related to offences
18	(1) If an inspector has reasonable grounds for suspecting that there
19	may be evidential material on any premises, the inspector may:
20	(a) enter the premises, with the consent of the occupier; and
20 21	<ul><li>(a) enter the premises, with the consent of the occupier; and</li><li>(b) exercise the powers set out in subsection (2).</li></ul>
	(b) exercise the powers set out in subsection (2).
21 22	<ul><li>(b) exercise the powers set out in subsection (2).</li><li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows:</li></ul>
21 22 23	<ul><li>(b) exercise the powers set out in subsection (2).</li><li>(2) The powers an inspector may exercise under paragraph (1)(b) are</li></ul>
21 22 23 24	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the</li> </ul> </li> </ul>
21 22 23 24 25	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> </ul> </li> </ul>
21 22 23 24 25 26	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> <li>(b) to inspect, examine, take measurements of, conduct tests on,</li> </ul> </li> </ul>
21 22 23 24 25 26 27	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> <li>(b) to inspect, examine, take measurements of, conduct tests on, or take samples of the evidential material;</li> </ul> </li> </ul>
21 22 23 24 25 26 27 28	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> <li>(b) to inspect, examine, take measurements of, conduct tests on, or take samples of the evidential material;</li> <li>(c) to take photographs, make video or audio recordings or make</li> </ul> </li> </ul>
21 22 23 24 25 26 27 28 29	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> <li>(b) to inspect, examine, take measurements of, conduct tests on, or take samples of the evidential material;</li> <li>(c) to take photographs, make video or audio recordings or make sketches of the premises or the evidential material;</li> <li>(d) to take onto the premises such equipment and materials as the inspector requires for the purpose of exercising powers in</li> </ul> </li> </ul>
21 22 23 24 25 26 27 28 29 30	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> <li>(b) to inspect, examine, take measurements of, conduct tests on, or take samples of the evidential material;</li> <li>(c) to take photographs, make video or audio recordings or make sketches of the premises or the evidential material;</li> <li>(d) to take onto the premises such equipment and materials as the</li> </ul> </li> </ul>
21 22 23 24 25 26 27 28 29 30 31	<ul> <li>(b) exercise the powers set out in subsection (2).</li> <li>(2) The powers an inspector may exercise under paragraph (1)(b) are as follows: <ul> <li>(a) to search the premises and any thing on the premises for the evidential material;</li> <li>(b) to inspect, examine, take measurements of, conduct tests on, or take samples of the evidential material;</li> <li>(c) to take photographs, make video or audio recordings or make sketches of the premises or the evidential material;</li> <li>(d) to take onto the premises such equipment and materials as the inspector requires for the purpose of exercising powers in</li> </ul> </li> </ul>

#### Section 71

1	(i) to answer any questions put by the inspector; and
2	(ii) to produce any book, record or document requested by
3	the inspector.
4	(3) The inspector may operate equipment at the premises to see
5	whether evidential material is accessible by doing so, if the
6	inspector believes on reasonable grounds that the operation of the
7	equipment can be carried out without damage to the equipment.
8	(4) If the inspector, after operating the equipment, finds that:
9	(a) evidential material is accessible by doing so; and
10	(b) the material can be transferred to a disk, tape or other storage
11	device that:
12	(i) is brought to the premises; or
13	(ii) is at the premises and the use of which for the purpose
14	has been agreed to in writing by the occupier of the
15	premises;
16	the inspector may operate the equipment or other facilities to copy
17	the material to the storage device, and remove the storage device
18	from the premises.
19	Subdivision D—Expert assistance
20	71 Expert assistance to operate a thing
21	(1) If an inspector believes on reasonable grounds that:
22	(a) any of the following may be accessible by operating a thing
23	at particular premises:
24	(i) information relevant to determining whether there has
25	been compliance with this Part or regulations made for
26	the purposes of this Part, or the SSBA Standards;
27	(ii) evidential material; and
28	(b) expert assistance is required to operate the thing; and
29	(c) if he or she does not take action under this subsection, the
30	information or material may be destroyed, altered or
31	otherwise interfered with;
32	he or she may do whatever is necessary to secure the thing,
33	whether by locking it up, placing a guard or otherwise.

1 2 3	(2)	The inspector must give notice to the occupier of the premises of his or her intention to secure the thing and of the fact that the thing may be secured for up to 24 hours.
4	(3)	The thing may be secured:
5		(a) for a period not exceeding 24 hours; or
6		(b) until the thing has been operated by the expert;
7		whichever happens first.
8	(4)	If the inspector believes on reasonable grounds that the expert
9		assistance will not be available within 24 hours, he or she may
10		apply to the magistrate for an extension of that period.
11	(5)	The inspector must give notice to the occupier of the premises of
12		his or her intention to apply for an extension, and the occupier is
13		entitled to be heard in relation to the application.
14	72 Expert	assistance from scientific or technical expert
	-	•
15	-	This section applies if:
	-	
15	-	This section applies if:
15 16	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or</li> </ul>
15 16 17	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the</li> </ul>
15 16 17 18	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> </ul>
15 16 17 18 19	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the</li> </ul>
15 16 17 18 19 20	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> <li>(b) the inspector considers that assistance from a person with</li> </ul>
15 16 17 18 19 20 21	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> <li>(b) the inspector considers that assistance from a person with scientific or technical knowledge or expertise is necessary to</li> </ul>
15 16 17 18 19 20 21 22	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> <li>(b) the inspector considers that assistance from a person with scientific or technical knowledge or expertise is necessary to ensure the safety of the inspector and any other person while</li> </ul>
15 16 17 18 19 20 21 22 23	-	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> <li>(b) the inspector considers that assistance from a person with scientific or technical knowledge or expertise is necessary to</li> </ul>
15 16 17 18 19 20 21 22 23 24	(1)	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> <li>(b) the inspector considers that assistance from a person with scientific or technical knowledge or expertise is necessary to ensure the safety of the inspector and any other person while the inspector is exercising powers under this Division.</li> </ul>
15 16 17 18 19 20 21 22 23 24 25	(1)	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises:</li> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> <li>(b) the inspector considers that assistance from a person with scientific or technical knowledge or expertise is necessary to ensure the safety of the inspector and any other person while</li> </ul>
15 16 17 18 19 20 21 22 23 24 25 26	(1)	<ul> <li>This section applies if:</li> <li>(a) an inspector has reasonable grounds for suspecting that there may be on any premises: <ul> <li>(i) a particular thing in respect of which this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; or</li> <li>(ii) evidential material; and</li> </ul> </li> <li>(b) the inspector considers that assistance from a person with scientific or technical knowledge or expertise is necessary to ensure the safety of the inspector and any other person while the inspector is exercising powers under this Division.</li> </ul>

Part 3 Regulation of security-sensitive biological agents Division 7 Powers of inspection

Section 73

1	Subdivision E—Emergency powers
2 3	73 Powers available to inspectors for dealing with dangerous situations
4	(1) This section applies if:
5	(a) an inspector has reasonable grounds for suspecting that there
6	may be on any premises a particular thing in respect of which
7 8	this Part or regulations made for the purposes of this Part, or the SSBA Standards, have not been complied with; and
9	(b) the inspector considers that it is necessary to exercise powers
10	under this section in order to avoid an imminent risk of death,
11	serious illness, serious injury, or to protect the environment.
12	(2) The inspector may do any of the following:
13	(a) enter the premises;
14	(b) search the premises for the thing;
15	(c) secure the thing, if the inspector finds it on the premises, until
16	a warrant is obtained to seize the thing;
17	(d) if the inspector has reasonable grounds for suspecting that a
18	person has not complied with this Part or regulations made
19 20	for the purposes of this Part, or the SSBA Standards, in respect of the thing—require the person to take such steps as
20	the inspector considers necessary for the person to comply
22	with this Part or those regulations, or the SSBA Standards;
23	(e) take such steps, or arrange for such steps to be taken, in
24	relation to the thing as the inspector considers appropriate.
25	(3) The inspector may exercise the powers in subsection (2) only to the
26	extent that it is necessary for the purpose of avoiding an imminent
27	risk of death, serious illness, serious injury or serious damage to
28	the environment.
29	(4) The inspector must not exercise any of the powers in subsection (2)
30	in relation to premises in a State or Territory unless the inspector
31	has notified a relevant emergency response agency of the State or
32	Territory of the inspector's intention to exercise those powers.
33	(5) If the Secretary incurs costs because of steps reasonably taken, or
34	arranged to be taken, in relation to a thing under paragraph (2)(e),

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1 2 3	the owner of the thing is liable to pay to the Commonwealth an amount equal to the costs, and the amount may be recovered by the Commonwealth as a debt due to the Commonwealth.
4	Subdivision F—Obligations and incidental powers of inspectors
5	74 Inspector must produce identity card on request
6 7	An inspector is not entitled to exercise any powers under this Division in relation to premises if:
8 9 10	<ul> <li>(a) the occupier of the premises has required the inspector to produce his or her identity card for inspection by the occupier; and</li> </ul>
11	(b) the inspector fails to comply with the requirement.
12	75 Consent
13 14 15	<ol> <li>Before obtaining the consent of a person for the purposes of paragraph 65(2)(a) or 70(1)(a), the inspector must inform the person that he or she may refuse consent.</li> </ol>
16 17	<ul><li>(2) An entry of an inspector by virtue of the consent of a person is not lawful unless the person voluntarily consented to the entry.</li></ul>
18	76 Details of warrant to be given to occupier etc.
19 20 21 22	(1) If a monitoring warrant in relation to premises is being executed and the occupier of the premises or another person who apparently represents the occupier is present at the premises, the inspector must make available to that person a copy of the warrant.
23	(2) The inspector must identify himself or herself to that person.
24 25	(3) The copy of the warrant referred to in subsection (1) need not include the signature of the magistrate who issued the warrant.
26	77 Announcement before entry
27 28	<ul><li>(1) An inspector must, before entering premises under a monitoring warrant:</li></ul>

1 2	(a) announce that he or she is authorised to enter the premises; and
3	(b) give any person at the premises an opportunity to allow entry
4	to the premises.
5	(2) An inspector is not required to comply with subsection (1) if he or
6 7	she believes on reasonable grounds that immediate entry to the premises is required:
8	(a) to ensure the safety of a person; or
9	(b) to prevent serious damage to the environment; or
10	(c) to ensure that the effective execution of the warrant is not
11	frustrated.
12	Subdivision G—Other matters
13	78 Occupier entitled to be present during search
14	(1) If a monitoring warrant in relation to premises is being executed and the occupier of the premises, or another person who apparently
15 16	represents the occupier, is present at the premises, the person is
17	entitled to observe the search being conducted.
18	(2) The right to observe the search being conducted ceases if the
19	person impedes the search.
20	(3) This section does not prevent 2 or more areas of the premises being
21	searched at the same time.
22	79 Division not to abrogate privilege against self-incrimination
23	Nothing in this Division affects the right of a person to refuse to
23 24	answer a question, give information, or produce a document, on the
25	ground that the answer to the question, the information, or the
26	production of the document, might tend to incriminate him or her
27	or make him or her liable to a penalty.

Di	vision 8—Review of decisions
80	Meaning of reviewable decision
	In this Division:
	reviewable decision means:
	<ul> <li>(a) a decision under subsection 45(2), 50(2), 53(3) or 57(4) to give a direction to an entity requiring the entity to dispose a security-sensitive biological agent; or</li> </ul>
	<ul> <li>(b) a decision under subsection 59(2) to give a notice to an individual directing the individual not to handle security-sensitive biological agents as specified in the notice</li> </ul>
81	Notification of decision and review rights
	(1) The Secretary must, as soon as practicable after making a
	reviewable decision, cause a notice in writing to be given to the entity whose interests are affected by the decision containing:
	(a) the terms of the decision; and
	(b) the reasons for the decision; and
	(c) a statement setting out particulars of the entity's review rights.
	<ul><li>(2) A failure to comply with the requirements of subsection (1) in relation to a decision does not affect the validity of the decision.</li></ul>
82	Internal review
	(1) An entity whose interests are affected by a reviewable decision
	(other than a decision made by the Secretary personally) may ap
	in writing to the Secretary for review ( <i>internal review</i> ) of the decision.
	(2) An application for internal review must be made within 30 days
	after the day on which the decision first came to the notice of the
	applicant, or within such period (if any) as the Secretary, either
	before or after the end of that period, allows.

# Part 3 Regulation of security-sensitive biological agentsDivision 8 Review of decisions

#### Section 83

1 2	(3) The Secretary must, on receiving an application, review the reviewable decision personally.
3	(4) The Secretary may:
4 5	(a) make a decision affirming, varying or revoking the reviewable decision; and
6 7	<ul><li>(b) if the Secretary revokes the decision, make such other decision as the Secretary thinks appropriate.</li></ul>
1	
8	83 Review of decisions by Administrative Appeals Tribunal
9	(1) Subject to the Administrative Appeals Tribunal Act 1975, an
10 11	application may be made to the Administrative Appeals Tribunal for a review of:
12	(a) a reviewable decision made by the Secretary personally; or
13 14	(b) a decision made by the Secretary under section 82 (which provides for internal review).
14	•
15	(2) In this section:
16	<i>decision</i> has the same meaning as in the <i>Administrative Appeals</i>
17	Tribunal Act 1975.

I	
2	<b>Division 9—Confidentiality of information</b>
3	84 Definition of <i>protected information</i> for the purposes of Part 3
4	In this Part:
5	<i>protected information</i> is information:
6 7	(a) that was obtained under or for the purposes of, or in accordance with, this Part; and
8	(b) that:
9	(i) is included on the National Register; or
10 11	<ul><li>(ii) was given to the Secretary by an entity under Division 5; or</li></ul>
12	(iii) was obtained by an inspector under Division 7; or
13	(iv) is personal information.
14	85 Secretary may give report to certain agencies
15	(1) The Secretary may give a report to:
16	(a) such intelligence agencies as are prescribed by the
17	regulations for the purposes of this paragraph; or
18 19	<ul><li>(b) such law enforcement agencies as are prescribed by the regulations for the purposes of this paragraph; or</li></ul>
20	(c) any Commonwealth, State or Territory agencies with
21	responsibility for responding to emergencies;
22	in order to enable those agencies to assess the security risks posed
23	in relation to security-sensitive biological agents and take action in
24	relation to those risks.
25 26 27	Note: This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
28	(2) A report under subsection (1) may include protected information.
29	(3) For the purposes of subsection (1), a security risk includes the
30	possibility that a release of a security-sensitive biological agent
31	may be a public health risk or may cause damage to the
32	environment.

Section 86

1	86	Authorisation to use information in performing duties or
2		exercising powers under Division 6, 7 or 8 of Part 2 or this
3		Part
4		A person may make a record of, or disclose or otherwise use,
5		protected information if the person makes the record of, or
6		discloses or otherwise uses, the information:
7 8 9		<ul> <li>(a) in the performance of the person's functions or duties, or the exercise of the person's powers, under Division 6, 7 or 8 of Part 2; or</li> </ul>
-		
10 11		(b) in the performance of the person's functions or duties, or the exercise of the person's powers, under this Part.
12 13 14		Note: This section constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
15	87	Authorisation to use information for certain purposes
16		(1) An agency that obtains protected information under subsection
17		85(1) may make a record of, or disclose or otherwise use, the
18		information for the purposes referred to in that subsection.
19 20 21		Note: This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
22		(2) A person who obtains protected information from an agency under
22		subsection (1), or from another person under this subsection, may
24		make a record of, or disclose or otherwise use, the information for
25		the purposes referred to in subsection 85(1).
26		Note: This subsection constitutes an authorisation for the purposes of other
27 28		laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
20		section 14 of the <i>Frivacy</i> Act 1988.
29	88	Secretary may authorise use of information
30		(1) The Secretary may, in writing, authorise a person:
31		(a) to make a record of or otherwise use protected information
32		for a specified purpose; or
33		(b) to disclose protected information to a specified person, or to a
34		specified class of persons, for a specified purpose.

1 2 3 4	(2) A person who is authorised to make a record of, or disclose or otherwise use, protected information under subsection (1) may make a record of, or disclose or otherwise use, the information in accordance with the authorisation.
5 6 7	Note: This section constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
8 9	89 Authorisation to use information for purposes of certain proceedings
10 11 12 13 14	<ul> <li>(1) A person may disclose protected information to a court or tribunal or a coronial inquiry, or in accordance with an order of a court or tribunal or a coroner, for the purposes of proceedings under:</li> <li>(a) this Part; or</li> <li>(b) the <i>Crimes (Biological Weapons) Act 1976</i>; or</li> </ul>
14 15	<ul><li>(b) the <i>Crimes</i> (<i>Biological weapons</i>) Act 1970; of</li><li>(c) Part 5.3 of the <i>Criminal Code</i>; or</li></ul>
16 17	(d) any other prescribed law of the Commonwealth or of a State or Territory.
18 19	Note 1: The <i>National Security Information (Criminal and Civil Proceedings)</i> <i>Act 2004</i> may apply to proceedings under this Part.
20 21 22	Note 2: This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
23 24 25 26	(2) A person who obtains protected information under, or in accordance with, subsection (1) may make a record of, or disclose or otherwise use, the information for the purposes for which the information was disclosed under that subsection.
27 28 29	Note: This subsection constitutes an authorisation for the purposes of other laws, such as paragraph (1)(d) of Information Privacy Principle 11 in section 14 of the <i>Privacy Act 1988</i> .
30	90 Offence relating to protected information
31 32 33 34	<ul> <li>(1) A person commits an offence if:</li> <li>(a) the person obtains information; and</li> <li>(b) the information is protected information; and</li> <li>(c) the person makes a record of, or discloses or otherwise uses,</li> </ul>
35 35	the information.

#### Part 3 Regulation of security-sensitive biological agents Division 9 Confidentiality of information

#### Section 91

1		Penalty:	Imprisonment for 2 years.						
2 3		Note 1:	Chapter 2 of the <i>Criminal Code</i> sets out the principles of criminal responsibility.						
4		Note 2:	For defences to this offence, see sections 91 and 92.						
5 6	(2)	<ul><li>(2) Subsection (1) does not apply if the record, disclosure or other use is authorised by this Division.</li></ul>							
7 8		Note:	A defendant bears an evidential burden in relation to the matter in subsection (2): see subsection 13.3(3) of the <i>Criminal Code</i> .						
9 10 11	(3)	documen	nent that contains protected information is an exempt at for the purposes of section 38 of the <i>Freedom of</i> <i>ion Act 1982</i> .						
12	91 Defenc	e for dis	closure to person who provided the information						
13		Subsecti	on 90(1) does not apply if:						
14	(a) a person obtains protected information from another person;								
15		and	-						
16		(b) the	person discloses that information to the other person.						
17 18		Note:	A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> .						
19	92 Defenc	e for use	e of information under particular laws						
20		Subsection	on 90(1) does not apply if the record, disclosure or other						
21	use of the information is required or authorised under:								
22		(a) this	s Part; or						
23		(b) the	Crimes (Biological Weapons) Act 1976; or						
24		(c) Par	rt 5.3 of the Criminal Code; or						
25		(d) Par	rt VIA of the Privacy Act 1988; or						
26 27		•	y other prescribed law of the Commonwealth or of a State Territory.						
28 29		Note 1:	A defendant bears an evidential burden in relation to the matter in this section: see subsection 13.3(3) of the <i>Criminal Code</i> .						
30 31		Note 2:	The National Security Information (Criminal and Civil Proceedings) Act 2004 may apply to proceedings under this Part.						

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1	93	No	other	exceptions	under	other	laws
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(1) A provision of a law of the Commonwealth or of a State or
Territory (other than a law referred to in section 92), has no effect
to the extent that it would otherwise require or permit a person to
make a record of, disclose, or otherwise use, protected information
if the record, disclosure or other use:
(a) would contravene a provision of this Division; or
(b) would not be permitted by a provision of this Division.
<ul><li>(2) Subsection (1) has effect whether the law concerned is enacted before or after the commencement of this section.</li></ul>

Part 3 Regulation of security-sensitive biological agents Division 10 Delegation

Section 94

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2	Division 10—Delegation
3	94 Secretary may delegate powers and functions under this Part
4	(1) Subject to subsection (2), the Secretary may, by writing, delegate
5	any of his or her powers and functions under this Part to an SES
6	employee, or an acting SES employee, in the Department.
7	(2) The Secretary must not delegate the Secretary's power under
8	section 63 (appointment of inspectors).

## <sup>2</sup><sub>3</sub> Part 4—Miscellaneous

### 95 Regulations

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The Go	vern	or-Ge	eneral	may	make	regu	lations	pres	cribi	ing	matters:

- (a) required or permitted by this Act to be prescribed; or
- (b) necessary or convenient to be prescribed for carrying out or giving effect to this Act.