

- 1. That a Working Group is established to consult with relevant stakeholders including DPP, Police jurisdictions, and Police employee representatives organisations to:**
 - a. Review and report on all current applicable State, Territory and Commonwealth legislative arrangements to disrupt and dismantle serious and organised crime groups and associations with these groups**
 - i. With particular emphasis on unexplained wealth;**
 - ii. International 'best practice' legislation; and**
 - iii. The South Australian Legislative Reform Model**
 - b. Based on the review the Working Group develop proposed model crime legislation to be mirrored by federal, state & territory jurisdictions**
 - c. Review applicable federal crime legislation with a view to harmonising provisions.**
- 2. That the Proceeds of Crime Act (Cwth) is immediately amended consistent with the recommendations of the *Report on the independent review of the Operation of the Proceeds of Crime Act 2002 (Cth)* tabled in July 2006**
- 3. That the Proceeds of Crime Act (Cwth) is immediately amended to include an Unexplained Wealth provision mirroring ss 67-72 of the Crimes (Forfeiture of Proceeds) Act 1988 (NT) consistent with Australia's obligation under 1997 Interpol General Assembly Resolution.**
- 4. That Commonwealth legislation is enacted consistent with Australia's obligations under the Convention Against Transnational Crime (CATC) ratified on 27 May 2004.**