

**Provisions of Schedule 2 to the Telecommunications (Interception and Access) Amendment Bill 2007 that are not recommendations from
The Report of the Review of Regulation of Access to Communications (the Blunn Review)**

Bill Reference	Issue	Origin / Comments
Item 1	Amends a paragraph reference in the 2006 TIA Amendment Bill	Technical amendment initiated by the Department
Item 2	Updates reference to amended New South Wales State legislation	Technical amendment initiated by the New South Wales Police Force
Items 5 and 20	Allows disclosure of stored communications for the purposes of proceedings in relation to the Spam Act 2003, and enables the use of evidence in court proceedings	Requested by the Australian Communications and Media Authority Maintains consistency with disclosure provisions for all other stored communications information
Items 6 and 7	Ensures interception warrants are available for the investigation of all child pornography offences regardless of the maximum term of imprisonment imposed by State and Territory laws	Request from intercepting agencies
Item 8	Updates reference to amended Victorian State legislation	Technical amendment initiated by the Victorian Police
Item 9	Updates reference to amended South Australian State legislation	Technical amendment initiated by the South Australian Police
Item 10	Updates reference to amended Northern Territory legislation	Technical amendment initiated by the Northern Territory
Item 13	The word 'or' inserted at the end of each paragraph for drafting consistency	Technical amendment initiated by the Department
Item 15	Renumbering of subsection 9A(1A) to 9A(1C) to correct a drafting error	Technical amendment initiated by the Department
Items 17 and 18	Allows a managing director or secretary of a carrier to delegate the issuing of evidentiary certificates for evidentiary purposes	Requested by carriers and carriage service providers
Item 19	Allows secondary disclosure of stored communication information for the purpose of the recipient agencies investigation	Requested by enforcement agencies Facilitates the sharing of information between enforcement agencies and is consistent with secondary disclosure provisions for intercepted communications and the proposed provisions for telecommunications data at section 182 of Schedule 1
Item 21	Allows stored communications information to be disclosed for use in a police disciplinary proceeding	Requested by various police and oversight agencies

