

Other jurisdictions progress towards implementing MCPEMP recommendations

Rec #	Recommendation	Compliant Jurisdictions	Noncompliant Jurisdictions
1	That all jurisdictions agree to increase the penalty for failing to comply with a reporting obligation to five years	VIC NSW QLD NT	SA ACT TAS
2	That all jurisdictions require registrable persons to report their email addresses and other electronic identifiers to police as part of their reporting obligations, as per the recent legislative change in NSW and WA	NSW TAS SA QLD NT (different wording) VIC (different wording)	ACT
3	That all jurisdictions require registrable offenders to provide a DNA sample on registration, and progressively back capture the DNA of those persons currently registered	NSW ACT	SA NT QLD TAS VIC (does not support DNA testing) WA
4	That all jurisdictions ensure that information relating to their child protection register is clearly exempt from Freedom of Information requirements	All jurisdictions	
5	That all jurisdictions limit the number of days of regular unsupervised contact with a child a registrable person can have to a maximum of three days, and require the contact to be reported to police within 24 hours	VIC (3 days contact, 24 hours to report) QLD (3 days contact, 24 hours to report) NSW (3 days contact)	NSW (7 days to report) NT (14 days contact, 7 days to report) ACT (7 days contact, 7 days to report) SA (14 days contact, 14 days to report) TAS (doesn't specify contact days, 7 days to report change in circumstances)
6	That all jurisdictions agree to give the Police Commissioner the power to prevent name changes for registrable persons in certain circumstances, and to consider introducing a model similar to that used in Victoria for exchanging information with Birth, Deaths and Marriages (or equivalent)	NSW VIC QLD TAS	ACT SA NT
8	That all jurisdictions require registrable persons to make their initial report to police within seven days of release from custody	NSW VIC QLD ACT TAS	NT SA

<p>9</p>	<p>That all jurisdictions require registrable persons to present all valid passports when reporting in person to police, and/or to provide and update passport details as part of their relevant personal information</p> <p>---</p> <p>That each jurisdiction consider requiring registrable persons to present their passport and travel documents (including itineraries, receipts, etc) when returning from overseas travel</p>	<p>NSW QLD TAS</p> <p>---</p> <p>QLD TAS NT WA</p>	<p>VIC (passport not req. as primary ID or to be recorded) NT (passport only required for copying on return to Australia following travel, optional as method of ID) SA (passport not req. as primary ID or to be recorded) ACT (passport not req. as primary ID or to be recorded)</p> <p>---</p> <p>NSW (only req. report to Commissioner on return) VIC (only req. report to Commissioner on return) SA (only req. report to Commissioner on return) ACT (only req. report to Commissioner on return)</p>
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The following is when the other States/Territories amended their legislation to meet the majority of the MCPEMP recommendations:

- NSW – 2008
- VIC – 2008 and 2009
- QLD – 2011
- NT – 2011 and Feb 2012
- ACT – A Bill to implement the majority of the MCPEMP recommendations is currently in the ACT Parliament
- SA and TAS – both still need to amend their legislation to meet the majority of MCPEMP’s recommendations