



CORRUPTION AND CRIME COMMISSION

SURVEILLANCE DEVICES ACT 1998

ANNUAL REPORT

2015-2016

INTRODUCTION

The *Surveillance Devices Act 1998* (s. 43(1a)) requires the Commission to furnish to the Attorney-General, as soon as practicable after 30 June, but in any event not later than 31 August, in each year, a report in respect of the year ending 30 June, containing information relating to:

- (a) *applications for warrants and extensions of warrants, including the number of such applications and the orders made in respect of such applications;*
- (b) *applications for emergency authorisations, including the number of such applications and the authorisations issued in respect of such applications; and*
- (c) *such other matters relating to the use of surveillance devices and the administration of this Act as the Attorney General may direct.*

The *Surveillance Devices Regulations 1999* (regulation 8) prescribe further requirements in relation to the information to be provided in the annual report concerning the warrants and extensions reported under the Act (s. 43). This includes the number of such applications that were:

- (a) *withdrawn;*
- (b) *made by the applicant on behalf of another law enforcement officer; and*
- (c) *made by means other than filing a written application at the court.*

Additionally, the SD Regulations (regulation 8(2)) prescribe the inclusion of the number of applications for emergency authorisation that were withdrawn.

The Act (s. 43(4)) requires that the Minister cause this report to be laid before each House of Parliament as soon as practicable.

Accordingly, the Commission provides this report to the Attorney-General containing information concerning its applications and authorisations for the use of surveillance device warrants under the Act for the year ending 30 June 2015.

COMMISSION SURVEILLANCE DEVICES WARRANTS

The following table addresses the requirements specified in the *Surveillance Devices Act 1998* (ss. 43(1a)) and the *Surveillance Devices Regulations 1999* (regulation 8).

WARRANT APPLICATIONS, AUTHORISATIONS AND WITHDRAWALS

Applications for warrants	5
Warrants issued	5
Warrant applications withdrawn	0
Applications made on behalf of another law enforcement officer	0
Applications made by means other than filing out a written application at the court	0
Applications for warrant extensions	0
Warrant extension authorisations issued	0
Warrant extension applications withdrawn	0
Applications made on behalf of another law enforcement officer	0
Applications made by means other than filing out a written application at the court	0
Applications for emergency authorisations	0
Emergency authorisations issued	0
Applications for emergency authorisations withdrawn	0

The Commission has not received any directions from the Attorney-General, pursuant to the Act (s. 43(1a)(c)) in regard to any other matters relating to the use of surveillance devices and the administration of the Act.

**TIA Act 1979 Annual Report
Stored Communications Questionnaire**



Australian Government
Attorney-General's Department

Under section 159 of the *Telecommunications (Interception and Access) Act 1979*, the head of an enforcement agency must provide the Attorney-General after each 30 June a report that outlines the use of stored communications.

Note: Grey field sum is an automatically generated figure.

Agency Name:

Corruption and Crime Commission

1 Domestic preservation notices - s161A(1)		
1.1	Domestic preservation notices issued	5
1.2	Domestic preservation notice revocations issued	1
2 Foreign preservation notices - s161A(2) - AFP only		
2.1	Foreign preservation notices issued	0
2.2	Foreign preservation notice revocations issued	0
3 Applications for stored communications warrants generally- s162(1)(a)		
3.1	Applications for stored communications warrants	5
3.2	Applications for stored communications warrants refused by issuing authority	0
3.3	Applications for stored communications warrants withdrawn by agency	0
3.4	Total stored communications warrants issued	5
4 Telephone applications for stored communications warrants - s162(1)(b)		
4.1	Applications for stored communications warrants made by telephone	0
4.2	Telephone applications for stored communications warrants refused by issuing authority	0
4.3	Telephone applications for stored communications warrants withdrawn	0
4.4	Total telephone applications	0
5 Mutual assistance applications - 162(1)(c); 162(1)(d)		
5.1	Applications for stored communications warrants as a result of mutual assistance applications	0
5.2	Applications for stored communications warrants as a result of mutual assistance applications that were refused or withdrawn	0
5.3	The number of stored communications warrants issued as a result of mutual assistance applications	0
5.4	For each offence against a law of a foreign country in respect of which a stored communications warrant was issued as a result of a mutual assistance application made by the agency during the year - the offence under a law of the Commonwealth, or of a State or Territory, that is of the same nature as, or substantially similar to, the foreign offence	
6 Renewal applications for stored communications warrants - 162(2)(c)		
6.1	Applications for renewal of stored communications warrants	0
6.2	Applications refused by issuing authority	0
6.3	Applications withdrawn by agency	0
6.4	Renewals of stored communications warrants issued	0
7 Stored communication warrants with conditions and/or restrictions - s162(2)(d)		
7.1	Stored communication warrants with conditions and/or restrictions	0
8 Effectiveness of warrants - s163(a)-(b)		
8.1	Arrests made based on information or information which included lawfully accessed information	0
8.2	Proceedings ending this year where lawfully accessed information was given in evidence	0
8.3	Convictions recorded based on information obtained either wholly or partially collected by stored communications	0
9 Mutual assistance requests - s163A - optional		
9.1	Number of occasions on which lawfully accessed information or stored communications warrant information was provided to a foreign country	0

**TIA Act 1979 Annual Report
Telecommunications Data Questionnaire**



Under section 186 of the *Telecommunications (Interception and Access) Act 1979*, the head of an enforcement agency must provide the Attorney-General after each 30 June a report that outlines the use of accessed telecommunications data.

Note: Grey field sum is an automatically generated figure.

Agency Name: Corruption and Crime Commission

1 Access to Historical Telecommunications Data - s186(1)(a), s186(1)(b)

1.1	Authorisations for historical data - s178	
1.1.1	Total number of authorisations made for access to existing information or documents in enforcement of the criminal law	406
1.2	Authorisations to locate missing persons - s178A	
1.2.1	The number of authorisations made for access to existing information or documents for the location of missing persons	0
1.3	Authorisations for historical data - s179	
1.3.1	Total number of authorisations made for access to existing information or documents in enforcement of a law imposing a pecuniary penalty or protection of the public revenue	0

2 Access to Prospective Telecommunications Data - s186(1)(c)

2.1	Specified duration of prospective authorisations - s180	
2.1.1	Total number of authorisations made	37
2.1.2	Total number of days authorisations specified in force	1587
2.1.3	Average specified duration	42.89189
2.2	Actual duration of prospective authorisations - s180	
2.2.1	Total number of days original authorisations actually in force	1166
2.2.2	Original authorisations discounted	4
2.2.3	Average period in force	35.33333

3 Foreign law enforcement - s 186(ca), 186(cb) - AFP only

3.1	Foreign law enforcement - ss180A, 180B, 180C, 180D	
3.1.1	Number of authorisations made under ss180A, 180B, 180C and 180D	0
3.1.2	Number of disclosures made pursuant to ss180A, 180B, 180C and 180D	0
3.1.3	Names of foreign countries pursuant to s186(1)(cb)(i) TIA Act	

4 Offences where authorisations were made for historical data and prospective data - s186(1)(e)

4.1	Offences	s178	s179	s180
4.1	Abduction, harassment and other offences against the person	0	0	0
4.2	ACC investigation	0	0	0
4.3	Acts intended to cause injury	0	0	0
4.4	Bribery or corruption	367	0	32
4.5	Cartel offences	0	0	0
4.6	Conspire/aid/abet serious offence	0	0	0
4.7	Cybercrime and telecommunications offences	1	0	1
4.8	Dangerous or negligent acts and endangering a person	0	0	0
4.9	Fraud, deception and related offences	0	0	0
4.10	Homicide and related offences	0	0	0
4.11	Illicit drug offences	0	0	0
4.12	Loss of life	0	0	0
4.13	Miscellaneous offences	0	0	0
4.14	Offences against justice procedures, government security and government operations	0	0	0
4.15	Organised offences and/or criminal organisations	0	0	0
4.16	Other offences relating to the enforcement of a law imposing a pecuniary penalty	0	0	0
4.17	Other offences relating to the enforcement of a law protecting the public revenue	0	0	0
4.18	People smuggling and related	0	0	0
4.19	Prohibited and regulated weapons and explosive offences	0	0	0
4.20	Property damage and environment pollution	0	0	0
4.21	Public order offences	0	0	0
4.22	Robbery, extortion and related offences	0	0	0
4.23	Serious damage to property	0	0	0
4.24	Sexual Assault and related offences	0	0	0
4.25	Terrorism offences	0	0	0
4.26	Theft and related offences	38	0	4
4.27	Traffic and vehicle regulatory offences	0	0	0
4.28	Unlawful entry with intent/burglary, break and enter	0	0	0

**TIA Act 1979 Annual Report
Telecommunications Data Questionnaire**

5 Duration of the retention of data covered by s178, 178A, 179 and 180 authorisations- s186(1)(f)

5.1		0-3mth	3-6mth	6-9mth	9-12mth
5.1.1	Of the authorisations made, how many were for data which had been retained for periods of:*	25	4	0	0
		12-15mth	15-18mth	18-21mth	21-24mth
		0	0	0	0
5.1.2	Total number of the authorisations made for information or documents held for lengths of time exceeding 24 months * disregard authorisations made for prospective data under 180(2), except to the extent they include authorisations under subsection 180(3)				0

6 Type of retained data covered by s 178, 178A, 179 and 180 authorisations - s186(1)(g) and (h)

6.1		
6.1.1	Total number of authorisations relating to retained data which includes information in item 1 ss187AA(1)	377
6.1.2	Total number of authorisations relating to retained data which includes information in items 2-6 ss187AA(1)	66
6.1.3	Total number of authorisations relating to retained data which includes information from all items (1-6) in ss187AA(1)	0

7 Journalist Information Warrants - s186(1)(i) and (j)

7.1		s178	s178A	s179	s180
7.1.1	Total number of authorisations made under journalist information warrants	0	0	0	0
7.1.2	Total number of journalist information warrants issued to the agency during that year		0		

TIA Act 1979 Annual Report

Telecommunications Interception, Stored Communications and Telecommunications Data Questionnaire



Australian Government
Attorney-General's Department

Under section 99 of the *Telecommunications (Interception and Access) Act 1979*, the head of an enforcement agency must provide the Attorney-General after each 30 June a report that outlines the use of intercepted telecommunications

Note: Grey field sum is an automatically generated figure.

Agency Name:

1 Applications for warrants generally - s100(1)(a)			
1.1	Total applications	<input type="text" value="25"/>	
1.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
1.3	Applications withdrawn by agency	<input type="text" value="0"/>	
1.4	Total warrants issued	<input type="text" value="25"/>	
Please Note: The total number warrants issued <u>must</u> equal the number of warrants issued by judges and AAT members under section 103(ab), found in part 20.5 of this questionnaire.			
2 Telephone applications - s100(1)(b)			
2.1	Applications made by telephone	<input type="text" value="0"/>	
2.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
2.3	Applications withdrawn by agency	<input type="text" value="0"/>	
2.4	Telephone warrants issued	<input type="text" value="0"/>	
3 Renewal applications - s100(1)(c)			
3.1	Applications for renewal of warrant	<input type="text" value="7"/>	
3.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
3.3	Applications withdrawn by agency	<input type="text" value="0"/>	
3.4	Renewals issued	<input type="text" value="7"/>	
4 Entry applications under s48 - s100(1)(d)			
4.1	Applications for entry to premises	<input type="text" value="0"/>	
4.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
4.3	Applications withdrawn by agency	<input type="text" value="0"/>	
4.4	Entry warrants issued	<input type="text" value="0"/>	
5 Conditions and restrictions - s100(1)(e)			
5.1	Warrants with conditions or restrictions	<input type="text" value="0"/>	
6 Named person warrants - s(100)(ea), (eb), (ec)			
6.1	Applications for named person warrants		
6.1.1	Total applications	<input type="text" value="3"/>	
6.1.2	Applications refused by a judge or AAT member	<input type="text" value="0"/>	
6.1.3	Applications withdrawn by agency	<input type="text" value="0"/>	
6.1.4	Total warrants issued	<input type="text" value="3"/>	
6.2	The number of named person warrants applied for by telephone		
6.2.1	Applications made by telephone	<input type="text" value="0"/>	
6.2.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
6.2.3	Applications withdrawn by agency	<input type="text" value="0"/>	
6.2.4	Telephone warrants issued	<input type="text" value="0"/>	
6.3	Renewal applications for named person warrants		
6.3.1	Applications for renewal of warrant	<input type="text" value="3"/>	
6.3.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
6.3.3	Applications withdrawn by agency	<input type="text" value="0"/>	
6.3.4	Renewals issued	<input type="text" value="3"/>	
6.4	Entry Applications for named person warrants		
6.4.1	Applications made	<input type="text" value="0"/>	
6.4.2	Applications refused by judge or AAT member	<input type="text" value="0"/>	
6.4.3	Applications withdrawn by agency	<input type="text" value="0"/>	
6.4.4	Entry warrants issued	<input type="text" value="0"/>	
6.5	Conditions and restrictions		
6.5.1	Named person warrants with conditions or restrictions	<input type="text" value="0"/>	
6.6	Number of services - named person warrants		
6.6.1	1 service only	<input type="text" value="0"/>	
6.6.2	2 - 5 services	<input type="text" value="1"/>	
6.6.3	6 - 10 services	<input type="text" value="0"/>	
6.6.4	More than 10 services	<input type="text" value="2"/>	

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Telecommunications Interception, Stored Communications and Telecommunications Data Questionnaire

6.7	Named person warrants (service based)		
6.7.1	Number of services intercepted under a service based warrant		26
6.8	Named person warrants (device based)		
6.8.1	Number of services intercepted under a device based warrant		0
6.8.2	Number of devices intercepted under a device based warrant		0
6.8.3	Total number of named person warrants (device based)		0
7 B-Party warrants - 100(ed)			
7.1	Applications for B-Party warrants		
7.1.1	Total applications		0
7.1.2	Applications refused by judge or AAT member		0
7.1.3	Applications withdrawn by agency		0
7.1.4		Total warrants issued	0
7.2	Telephone applications for B-Party warrants		
7.2.1	Applications made by telephone		0
7.2.2	Applications refused by judge or AAT member		0
7.2.3	Applications withdrawn by agency		0
7.2.4		Telephone warrants issued	0
7.3	Renewal applications for B-Party warrants		
7.3.1	Applications for renewal of warrant		0
7.3.2	Applications refused by judge or AAT member		0
7.3.3	Applications withdrawn by agency		0
7.3.4		Renewal warrants issued	0
7.4	B-Party warrants authorising entry on premises		
7.4.1	Applications for B-Party warrants authorising entry on premises		0
7.4.2	Applications refused by judge or AAT member		0
7.4.3	Applications withdrawn by agency		0
7.4.4		B-Party warrants authorising entry on premises issued	0
7.5	Conditions and restrictions		
7.5.1	The number of applications for B-Party warrants specifying conditions or restrictions		0
8 Serious offences specified in warrants - 100(1)(f) and (g)			
8.1	Murder		0
8.2	Kidnapping		0
8.3	An offence against Division 307 of the Criminal Code		0
8.4	Terrorism offence		0
8.5	An offence against Division 72, 101, 102 of the Criminal Code		0
8.6	An offence against section 102.6 or Division 103 of the Criminal Code		0
8.7	A special investigation of the Australian Crime Commission		0
8.8	Loss of life		0
8.9	Serious personal injury		0
8.1	Serious damage to property endangering the safety of a person		0
8.11	Serious arson		0
8.12	Trafficking in prescribed substances		0
8.13	Serious fraud		0
8.14	Serious loss of revenue to the Commonwealth, a State or the ACT		0
8.15	Bribery or corruption of or by a Commonwealth, State or Territory officer		25
8.16	Telecommunications offences		0
8.17	Offences involving planning and organisation		0
8.18	Offences relating to people smuggling, slavery or sexual servitude		0
8.19	Organised crime offences		0
8.2	Cartel offences		0
8.21	Child pornography offences		0
8.22	Money laundering		0
8.23	Cybercrime offences		0
8.24	Serious drug offences against Part 9.1 of the Criminal Code		0
8.25	Conspiring to commit or aiding or abetting the commission of a serious offence		0
8.26			
	Assisting a person to escape punishment for or to dispose of the proceeds of a serious offence		0
8.27			
	Offences against section 131.1, 135.1, 142.1, 142.2, 148.2 or 268.112 of the Criminal Code		0
8.28			
	Offences against sections 35, 36, 36A, 37, 39, 41, 42, 43, 46 or 47 of the Crimes Act 1914		0
		Serious drug offences	0
		Terrorism offence	0

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Telecommunications Interception, Stored Communications and Telecommunications Data Questionnaire

9 Duration of warrants		
9.1	Specified duration of warrants - s101(1)(a)	
9.1.1	Warrants	18
9.1.2	Total number of days warrants specified in force	1492
9.1.3		Average specified duration
		82.89
9.2	Actual duration of warrants - s101(1)(b)	
9.2.1	Total number of days warrants actually in force	925
9.2.2	Warrants discounted	0
9.2.3		Average period in force
		51.39
10 Duration of warrants - renewal		
10.1	Specified duration of renewal warrants - s101(1)(c)	
10.1.1	The number of renewal warrants issued during the reporting year	7
10.1.2	Total number of days renewal warrants specified in force	568
10.1.3		Average specified duration
		81.14
10.2	Actual duration of renewal warrants - 101(1)(d)	
10.2.1	Total number of days renewal warrants actually in force	462
10.2.2	Renewal warrants discounted	0
10.2.3		Average period in force
		66.00
11 Duration of B-Party warrants - 101(1)(da)		
11.1	Specified duration of B-Party warrants	
11.1.1	B-Party warrants	0
11.1.2	Total number of days B-Party warrants specified in force	0
11.1.3		Average specified duration
		0.00
11.2	Actual duration of B-Party warrants	
11.2.1	Total number of days B-Party warrants actually in force	0
11.2.2	Warrants discounted	0
11.2.3		Average period in force
		0.00
12 Duration of B-Party warrants - renewal		
12.1	Specified duration of renewal B-Party warrants	
12.1.1	The number of renewal B-Party warrants issued during the reporting year	0
12.1.2	Total number of days renewal B-Party warrants specified in force	0
12.1.3		Average specified duration
		0.00
12.2	Actual duration of renewal B-Party warrants	
12.2.1	Total number of days renewal B-Party warrants actually in force	0
12.2.2	Renewal warrants discounted	0
12.2.3		Average period in force
		0.00
13 Final renewals - 101(1)(e)		
13.1	Number of 90 day final renewals ceasing to be in force	2
13.2	Number of 150 day final renewals ceasing to be in force	3
13.3	Number of 180 day final renewals ceasing to be in force	1
14 Arrests made - s102(1)(a)		
14.1	Arresting agencies: Number of arrests on the basis of lawfully obtained information	0
14.2	Number of instances in which lawfully obtained information culminated in an arrest	0

TIA Act 1979 Annual Report
Telecommunications Interception, Stored Communications and Telecommunications Data Questionnaire

15 Prosecutions and convictions - s102(1)(b)-(c)			Prosecutions	Convictions
15.1	Serious offences			
15.1.1	Murder		0	0
15.1.2	Kidnapping		0	0
15.1.3	An offence against Division 307 of the Criminal Code		0	0
15.1.4	Terrorism offence		0	0
15.1.5	An offence against Division 72, 101, 102 of the Criminal Code		0	0
15.1.6	An offence against section 102.6 or Division 103 of the Criminal Code		0	0
15.1.7	A special investigation of the Australian Crime Commission		0	0
15.1.8	Loss of life		0	0
15.1.9	Serious personal injury		0	0
15.1.10	Serious damage to property endangering the safety of a person		0	0
15.1.11	Serious arson		0	0
15.1.12	Trafficking in prescribed substances		0	0
15.1.13	Serious fraud		0	0
15.1.14	Serious loss of revenue to the Commonwealth, a State or the ACT		0	0
15.1.15	Bribery or corruption of or by a Commonwealth, State or Territory officer		0	0
15.1.16	Telecommunications offences		0	0
15.1.17	Offences involving planning and organisation		0	0
15.1.18	Offences relating to people smuggling, slavery, sexual servitude		0	0
15.1.19	Organised crime		0	0
15.1.20	Cartel offences		0	0
15.1.21	Child pornography offences		0	0
15.1.22	Money laundering		0	0
15.1.23	Cybercrime offences		0	22
15.1.24	Serious drug offences against Part 9.1 of the Criminal Code		0	0
15.1.25	Conspiring to commit or aiding or abetting the commission of a serious offence		0	0
15.1.26	Assisting a person to escape punishment for or to dispose of the proceeds of a serious offence		0	0
15.1.27	Offences against sections 131.1, 135.1, 142.1, 142.2, 148.2 or 268.112 of the Criminal Code		0	0
15.1.28	Offences against sections 35, 36, 36A, 37, 39, 41, 42, 43, 46 or 47 of the Crimes Act 1914		0	0
15.1.29		Total number of serious drug offences	0	0
15.1.30		Total number of terrorism offences	0	0
15.2	Other prescribed offences			
15.2.1	An offence against subsection 7(1) or section 63		0	0
15.2.2	An offence against subsection 108(1) or section 133		0	0
15.2.3	An offence against a provision of Part 10.6 of the Criminal Code		0	0
15.2.4	Any other offence punishable by imprisonment for life or for a period, or maximum period of at least 3 years		0	0
15.2.5	An ancillary offence to one of the above offences		0	0
16 Effectiveness of warrants - s102(3)-(4)				
16.1	Eligible warrants issued			2
16.2	Total warrants (note: warrants in force, not issued during year)			34
16.3			Percentage	5.88
17 Interceptions without warrant - s102A				
17.1	Officer suspicion relating to:			
17.1.1	Act that has or may result in loss of life or serious personal injury			0
17.1.2	Threat to kill or seriously injure			0
17.1.3	Threat to cause serious damage to property			0
17.1.4	Threat to own life, endanger life, or create serious threat to health/safety			0
17.2	Consent where person likely to receive communication from person who has:			
17.2.1	Done an act that has or may result in loss of life or serious personal injury			0
17.2.2	Threatened to kill or seriously injure another			0
17.2.3	Threatened to cause serious damage to property			0
17.2.4	Threatened to take, endanger, or create serious threat to own life/safety			0

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Telecommunications Interception, Stored Communications and Telecommunications Data Questionnaire

18 Mutual assistance - interception - s102B - optional		
18.1	Number of occasions on which lawfully intercepted information or interception warrant information was provided to a foreign country under paragraph 68(l) or section 68A in connection with an authorisation under subsection 13A(1) of the Mutual Assistance in Criminal Matters Act 1987	0
19 Financial information - s103(a)-(aa)		
19.1	Total expenditure regarding Part 2-5 warrants (whole dollars only)	\$ 2,218,804.00
19.2	Average expenditure per warrant	\$ 88,752.16
20 Availability of judges and AAT members - s103(ab)		
20.1	Warrants issued by Family Court Judges	24
20.2	Warrants issued by Federal Court Judges	1
20.3	Warrants issued by Nominated AAT members	0
20.4	Warrants issued by Federal Circuit Court Judges	0
20.5	Total	25
<p>Please Note: The total number warrants issued by judges and AAT members <u>must</u> equal the number of warrants issued under section 100(1)(a)-(c), found in part 1.4 of this questionnaire.</p> <p>Comments in relation to accessibility of judges and AAT members (if any)</p> <div style="border: 1px solid black; height: 30px; width: 100%;"></div>		
21 Interceptions on behalf of other agencies - s103(ac) - 103(aca)		
21.1	Interceptions carried out on behalf of AFP	0
21.2	Interceptions carried out on behalf of ACLEI	0
21.3	Interceptions carried out on behalf of ACC	0
21.4	Interceptions carried out on behalf of IBAC	8
21.5	Interceptions carried out on behalf of ICAC	0
21.6	Interceptions carried out on behalf of NSW Crime Commission	0
21.7	Interceptions carried out on behalf of NSW Police	0
21.8	Interceptions carried out on behalf of NT Police	0
21.9	Interceptions carried out on behalf of PIC	0
21.10	Interceptions carried out on behalf of Queensland CMC	0
21.11	Interceptions carried out on behalf of Queensland Police	0
21.12	Interceptions carried out on behalf of SA ICAC	0
21.13	Interceptions carried out on behalf of SA Police	0
21.14	Interceptions carried out on behalf of Tasmania Police	0
21.15	Interceptions carried out on behalf of Victoria Police	0
21.16	Interceptions carried out on behalf of WA Corruption Commission and Crime Commission	0
21.17	Interceptions carried out on behalf of WA Police	1
21.18	Interceptions carried out by ASIO on behalf of reporting agency	0
22 Use of resources - (no cents - whole dollars only)		
22.1	Salaries	1,089,576
22.2	Administrative Support	1,189
22.3	Capital expenditure	1,048,362
22.4	Interception costs	79,677
22.5	Total	2218804
23 Judicial decisions and alternative outcomes		
23.1	Details of relevant judicial decisions relating to the Act or involving evidence obtained under the Act during the reporting year:	<div style="border: 1px solid black; padding: 5px; min-height: 30px;">N/A</div>
23.2	Details of other noteworthy prosecutions involving evidence obtained under the Act:	<div style="border: 1px solid black; padding: 5px; min-height: 30px;">N/A</div>
23.3	Details of alternative outcomes or other relevant material:	<div style="border: 1px solid black; padding: 5px; min-height: 30px;">The Commission conducted public examinations from 28 - 30 October 2015 and 9 - 13 November 2015 that were heavily reliant on evidence obtained under the Act, as part of its ongoing investigation into matters relating to the licensing of vehicles and drivers by Department of Transport contractors.</div>