2016-2017-2018

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

#### **EXPOSURE DRAFT**

# Treasury Laws Amendment (Consumer Data Right) Bill 2018

No. , 2018

(Treasury)

A Bill for an Act to amend the law relating to competition, fair trading, consumer protection and privacy, and for related purposes

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1 2 3	A Bill for an Act to amend the law relating to competition, fair trading, consumer protection and privacy, and for related purposes
4	The Parliament of Australia enacts:
5	1 Short title
6 7	This Act is the Treasury Laws Amendment (Consumer Data Right Act 2018.
8	2 Commencement
9 10 11 12	(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Asser	at.
2. Schedule 1, Parts 1 and 2	The day after this Act receives the Royal Assent.	
3. Schedule 1,	The later of:	
Part 3	(a) immediately after the commencement Part 1 of Schedule 1 to this Act; and	of
	(b) immediately after the commencement section 3 of the <i>Federal Circuit and Family Court of Australia Act 2018</i> .	of
	However, the provisions do not commenc at all if the event mentioned in paragraph does not occur.	
Note:	This table relates only to the provisions of t enacted. It will not be amended to deal with this Act.	
(2) Any in	formation in column 3 of the table is n	ot part of this Act
	ation may be inserted in this column, o	_
may be	e edited, in any published version of the	is Act.
3 Schedules		
Legisla	ation that is specified in a Schedule to t	his Act is amende
•	ed as set out in the applicable items in t	he Schedule
	ned, and any other item in a Schedule t	41 ' A 4 1 CC

Consumer data right **Schedule 1**Main amendments **Part 1** 

Comp	l—Main amendments
_	
1 Afte	etition and Consumer Act 2010
	r Part IVC Insert:
Part 1	IVD—Consumer data right
Divisi	on 1—Preliminary
Subdiv	vision A—Object and simplified outline
56AA	Object of this Part
	The object of this Part is:  (a) to enable consumers in certain sectors of the Australian economy to require information relating to themselves in those sectors to be disclosed safely, efficiently and conveniently:  (i) to themselves for use as they see fit; or  (ii) to accredited persons for use subject to privacy safeguards; and  (b) to enable any person to efficiently and conveniently access information in those sectors that:  (i) is about goods (such as products) or services; and  (ii) does not relate to any identifiable, or reasonably identifiable, consumers; and  (c) as a result of paragraphs (a) and (b), to create more choice and competition, or to otherwise promote the public interest
56AB	Simplified outline
	Rules made under this Part may:

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1 2 3 4	(a) enable consumers in certain sectors of the Australian economy to require information relating to themselves in those sectors to be disclosed to themselves or to accredited persons; and
5 6	(b) enable any person to be disclosed information in those sectors that is about goods (such as products) or
7	services, and does not relate to any identifiable, or
8	reasonably identifiable, consumers; and (c) may require these kinds of disclosures, and other things,
9	to be done in accordance with data standards.
11	A register is to be kept of accredited persons.
12 13 14	Privacy safeguards apply. These mainly apply to accredited persons who, under those rules, are disclosed information relating to identifiable, or reasonably identifiable, consumers.
16	bdivision B—Designating sectors subject to the consumer data right
	AC Designated sectors subject to the consumer data right
17 <b>56</b> .	AC Designated sectors subject to the consumer data right  Designating a sector
18 19	Designating a sector  (1) A designated sector means a sector of the Australian economy
18 19 20 21	<ul> <li>Designating a sector</li> <li>(1) A designated sector means a sector of the Australian economy designated under subsection (2).</li> <li>(2) The Minister may, by legislative instrument, designate a sector of</li> </ul>
18 19 20 21 22	<ul> <li>Designating a sector</li> <li>(1) A designated sector means a sector of the Australian economy designated under subsection (2).</li> <li>(2) The Minister may, by legislative instrument, designate a sector of the Australian economy by specifying:</li> </ul>
18 19 20 21 22 23 24 25	<ul> <li>Designating a sector</li> <li>(1) A designated sector means a sector of the Australian economy designated under subsection (2).</li> <li>(2) The Minister may, by legislative instrument, designate a sector of the Australian economy by specifying: <ul> <li>(a) classes of information (the designated information); and</li> <li>(b) persons who hold one or more specified classes of the designated information (or on whose behalf such information</li> </ul> </li> </ul>
18 19 20 21 22 23 24 25 26	<ul> <li>Designating a sector</li> <li>(1) A designated sector means a sector of the Australian economy designated under subsection (2).</li> <li>(2) The Minister may, by legislative instrument, designate a sector of the Australian economy by specifying: <ul> <li>(a) classes of information (the designated information); and</li> <li>(b) persons who hold one or more specified classes of the designated information (or on whose behalf such information is held); and</li> </ul> </li> </ul>
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Consumer data right **Schedule 1**Main amendments **Part 1** 

1 2 3	(1) the person is required under the consumer data rules to disclose information within that class to another person in specified circumstances; or
4	(ii) another person uses information within that class in
5	specified circumstances as the result of a disclosure
6	required of the first-mentioned person under the
7	consumer data rules; and
8	(e) if the sector is to have one or more gateways:
9	(i) the particular persons who are gateways; and
10	(ii) for each of those persons, the classes of information
11	within the designated information for which the person
12	is a gateway.
13	Note 1: The persons specified under paragraph (b):
14	(a) may be specified by class (see subsection 13(3) of the <i>Legislation</i>
15	Act 2003); and
16 17	(b) will be holders of the information, rather than the consumers to whom the information relates; and
18	(c) may not be the only holders of the information who can be
19	required to disclose it under the consumer data rules (see
20	section 56AJ (about the meaning of <i>data holder</i> )).
21	Note 2: While a class of information specified under paragraph (b), (d) or (e)
22	needs to be of the information specified under paragraph (a), it need
23	not be the same class as a class specified under paragraph (a).
24 25	Note 3: Subparagraph (e)(i) allows only particular persons to be specified, not classes of persons.
26	Note 4: For variation and repeal, see subsection 33(3) of the <i>Acts</i>
27	Interpretation Act 1901.
28	Geographical limitation on information that can be designated
29	(3) Despite paragraph (2)(a), treat a class of information specified as
30	described in that paragraph as only including so much of the
31	information in that class as:
32	(a) has at any time been generated or collected wholly or partly
33	in Australia or the external Territories, and:
34	(i) has been so generated or collected by (or on behalf of)
35	one or more Australian persons; or
36	(ii) relates to one or more Australian persons (other than the
37	persons who so generated or collected it); or

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Schedule 1 Consumer data right Part 1 Main amendments

(b) has only ever been generated and collected outside of Australia and the external Territories, and:  (i) has been so generated or collected by (or on behalf of one or more Australian persons; and  (ii) relates to one or more Australian persons (other than persons who so generated or collected it), or relates to goods or services supplied, or offered for supply, to or more Australian persons.  In this subsection, Australian person has the same meaning as subsection 56AO(5).  Limitation on the earliest holding day  (4) While the earliest holding day may be before the day the instrument under subsection (2) is made, the earliest holding day must not be earlier than the first day of the calendar year that is years before the calendar year in which that instrument is made  Example: The instrument is made on 1 July 2019. The earliest holding day be 1 January 2017, but not before.  Note: The earliest holding day helps to work out if a person is a data hold.	1		(iii)	relates to goods or services supplied, or offered for
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(vi) any intellectual property in the information to be covered by the instrument; and	32			
covered by the instrument; and	33			
(vii) the public interest;	34			• • • • • • • • • • • • • • • • • • • •
	35		(vii)	the public interest;

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1 2	(b) the likely regulatory impact of allowing the consumer data rules to impose requirements relating to the information to be
3	covered by the instrument;
4	(c) the following matters when considering whether to specify a
5	class of information, as described in paragraph 56AC(2)(d),
6	in the instrument:
7	(i) whether not specifying that class could result in an
8	acquisition of property (within the meaning of
9	paragraph 51(xxxi) of the Constitution);
10	(ii) whether holders of information within that class
11	currently charge a fee for disclosing such information;
12	(iii) whether the incentive to generate, collect, hold or
13	maintain information within that class would be reduced
14	if that class were not so specified;
15	(iv) the marginal cost of the disclosures required under the
16	consumer data rules of information within that class;
17	(d) whether one or more gateways need to be specified in the instrument in order to facilitate access to the information to
18 19	be covered by the instrument;
	(e) any other matters the Minister considers relevant.
20	· · · · · · · · · · · · · · · · · · ·
21 22	Note: The consumers could be individuals or other persons such as companies (see also subsection 56AI(4)).
	(2) P. C. 1: 1: 1: 5 (AC(2) 1
23	(2) Before making an instrument under subsection 56AC(2), the Minister must:
24	
25	(a) consult each of the following about the matters in paragraphs (1)(a) to (e) of this section:
26	(i) the Commission;
27	
28	(ii) any person or body prescribed by the regulations; and
29	(b) wait at least 60 days after the day the Commission publishes its report arising from that consultation (see section 56AE).
30	its report arising from that consultation (see section 50AE).
31	(3) Before making an instrument under subsection 56AC(2), the
32	Minister must consult the Information Commissioner about the
33	likely effect of making the instrument on the privacy or
34	confidentiality of consumers' information.

	instrument proposing to designate a sector
	(1) When the Commission is consulted under subsection 56AD(2), the
	Commission must:
	(a) analyse the matters in paragraphs 56AD(1)(a) to (e) in relation to the instrument; and
	(b) consult the public about those matters in relation to the instrument:
	(i) for at least 28 days; and
	(ii) in one or more ways that includes making information
	available on the Commission's website and inviting the public to comment; and
	(c) consult each of the following about those matters in relation to the instrument:
	(i) the Information Commissioner;
	(ii) the person or body (if any) that the Commission
	believes to be the primary regulator of the sector that the
	instrument would designate;
	(iii) any person or body prescribed by the regulations; and
	(d) report to the Minister about that analysis and consultation.
	(2) The Commission must publish the report on its website.
56AF	Information Commissioner must analyse and report about an instrument proposing to designate a sector
	(1) When the Information Commissioner is consulted under subsection 56AD(3), the Information Commissioner must:
	(a) analyse the likely effect of making the instrument on the
	<ul><li>(a) analyse the likely effect of making the instrument on the privacy or confidentiality of consumers' information; and</li><li>(b) report to the Minister about that analysis.</li><li>(2) The Information Commissioner must publish the report on the</li></ul>
	<ul><li>(a) analyse the likely effect of making the instrument on the privacy or confidentiality of consumers' information; and</li><li>(b) report to the Minister about that analysis.</li></ul>

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2	subsection 33(2) of the <i>Privacy Act 1988</i> ; and
3	(b) try to achieve an appropriate balance between the need to
4	prevent those matters and the desirability of ensuring that
5	interested persons are sufficiently informed of the
6	Information Commissioner's analysis in the report.
7	56AG Commission may recommend that a sector be designated etc.
8	(1) The Commission may, in writing, recommend to the Minister that
9	the Minister make an instrument under subsection 56AC(2):
10	(a) designating a particular sector of the Australian economy; or
11 12	(b) varying or revoking an instrument designating a sector under that subsection.
13	The Commission must publish the recommendation on its website.
14	(2) However, before making a recommendation under subsection (1),
15	the Commission must do all of the following:
16	(a) analyse the matters in paragraphs 56AD(1)(a) to (d) in
17	relation to the proposed instrument;
18	(b) consult the public about those matters in relation to the
19	proposed instrument:
20	(i) for at least 28 days; and
21	(ii) in one or more ways that includes making information
22	available on the Commission's website and inviting the
23	public to comment;
24	(c) consult each of the persons or bodies covered by
25	paragraph 56AE(1)(c) about those matters in relation to the
26	proposed instrument;
27	(d) report to the Minister about that analysis and consultation;
28	(e) publish the report on the Commission's website.
29	(3) If the Commission publishes under subsection (1) a
30	recommendation that the Minister make a proposed instrument, the
31	Minister must wait at least a further 60 days before making the
32	instrument under subsection 56AC(2).
33 34	Note: The Minister must also consult the Information Commissioner about the proposed instrument (see subsection 56AD(3)).
	and proposed management (see subsection con 12 (8)).

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1 2 3		subsection 56AD(2) nor section 56AE applies in relation to sed instrument recommended under subsection (1) of this
4	56AH Other matt	ers
5 6		e to comply with section 56AD, 56AE, 56AF or 56AG invalidate an instrument made under subsection 56AC(2).
7	Subdivision C—	Meanings of key terms
8 9	56AI Meanings of consum	CDR data, directly or indirectly derived and CDR ner
10	(1) <i>CDR da</i>	ta is information that:
11	(a) is	within a class of information specified, as described in
12	_	ragraph 56AC(2)(a), in an instrument designating a sector
13		der subsection 56AC(2); or
14		not covered by paragraph (a) of this subsection, but is
15		nolly or partly derived from information covered by:  i) paragraph (a) of this subsection; or
16 17		i) a previous application of this paragraph.
	·	
18 19 20	Note 1:	Geographical limitations may cause some information within a class specified as described in paragraph 56AC(2)(a) to be disregarded (see subsection 56AC(3)), which means it will not be CDR data.
21 22	Note 2:	Information covered by paragraph (b) includes information derived from information covered by paragraph (a), information derived from
23		that derived information, and so on.
24 25	Note 3:	Information covered by paragraph (b), for which there is a CDR consumer, cannot be required to be disclosed under the consumer data
26		rules (see subsection 56BD(1)).
27	Note 4:	Only certain kinds of CDR data for which there are no CDR
28 29		consumers (also known as product data) can be required to be disclosed under the consumer data rules (see subsection 56BF(1)).
30	(2) CDR da	ta is directly or indirectly derived from other CDR data if
31		mentioned CDR data is wholly or partly derived from the
32	other CI	OR data after one or more applications of paragraph (1)(b).
33	(3) A person	n is a CDR consumer for CDR data if:
34	_	e CDR data relates to the person because:
		<u> </u>

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1 2 3 4	(i) of the supply of a good or service to the person or to one or more of the person's associates (within the meaning of section 318 of the <i>Income Tax Assessment Act 1936</i> ); or
5	(ii) of circumstances of a kind prescribed by the regulations; and
7	(b) the CDR data is held by another person who:
8	(i) is a data holder of the CDR data; or
9	(ii) is an accredited data recipient of the CDR data; or
10 11	(iii) is holding the CDR data on behalf of a person mentioned in subparagraph (i) or (ii); and
12	(c) the person is identifiable, or reasonably identifiable, from:
13	(i) the CDR data; or
14 15	(ii) other information held by the other person referred to in paragraph (b); and
16	(d) none of the conditions (if any) prescribed by the regulations
17	apply to the first-mentioned person in relation to the CDR
18	data.
19	(4) Subsection 4B(1) (about consumers) does not apply to this Part.
20	56AJ Meaning of data holder
21	(1) A person is a <i>data holder</i> , of CDR data, if:
22	(a) the CDR data:
23	(i) is information within a class of information specified, as
24	described in paragraph 56AC(2)(a), in an instrument
25	designating a sector under subsection 56AC(2) (the
26	designation instrument); or
27	(ii) is directly or indirectly derived from information
27	
27 28	covered by subparagraph (i); and
28 29	(b) the CDR data is held by (or on behalf of) the person, and
28 29 30	(b) the CDR data is held by (or on behalf of) the person, and began to be so held on or after the earliest holding day
28 29 30 31	(b) the CDR data is held by (or on behalf of) the person, and began to be so held on or after the earliest holding day specified in the designation instrument; and
28 29 30 31 32	<ul><li>(b) the CDR data is held by (or on behalf of) the person, and began to be so held on or after the earliest holding day specified in the designation instrument; and</li><li>(c) the person is not a designated gateway for the CDR data; and</li></ul>
28 29 30 31 32 33	<ul> <li>(b) the CDR data is held by (or on behalf of) the person, and began to be so held on or after the earliest holding day specified in the designation instrument; and</li> <li>(c) the person is not a designated gateway for the CDR data; and</li> <li>(d) subsection (2), (3) or (4) applies to the person and the CDR</li> </ul>
28 29 30 31	<ul><li>(b) the CDR data is held by (or on behalf of) the person, and began to be so held on or after the earliest holding day specified in the designation instrument; and</li><li>(c) the person is not a designated gateway for the CDR data; and</li></ul>

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1 2 3	specified as described in paragraph 56AC(2)(a) to be disregarded (see subsection 56AC(3)), which means it will not be CDR data.
4 5	Note 2: If the person begins holding the CDR data before the earliest holding day, the person:
6	(a) will not be a data holder of the CDR data; and
7	(b) will not be required to disclose it under the consumer data rules.
8	First case—person is also specified in the designation instrument
9	(2) This subsection applies to a person and CDR data if:
10	(a) the person, or a class of persons to which the person belongs,
11	is specified, as described in paragraph 56AC(2)(b), in the
12 13	designation instrument as holding a class of information to which the CDR data belongs; and
14	(b) neither the CDR data, nor any other CDR data from which it
15	was directly or indirectly derived, was disclosed to the person
16	under the consumer data rules.
17	Second case—reciprocity arising from the person being disclosed
18	other CDR data under the consumer data rules
19	(3) This subsection applies to a person and CDR data if:
20	(a) neither the CDR data, nor any other CDR data from which it
21	was directly or indirectly derived, was disclosed to the person
22	under the consumer data rules; and
23	(b) the person is an accredited data recipient of other CDR data.
24 25	Note 1: Paragraph (b) is referring to other CDR data not covered by paragraph (a).
26	Note 2: The other CDR data referred to in paragraph (b) could be within a
27	class of information specified in another instrument designating a
28	different sector under subsection 56AC(2).
29	Third case—conditions in the consumer data rules are met
30	(4) This subsection applies to a person and CDR data if:
31	(a) the person is an accredited person; and
32	(b) the CDR data, or any other CDR data from which it was
33	directly or indirectly derived, was disclosed to the person
34	under the consumer data rules; and
35	(c) the conditions specified in the consumer data rules are met.

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<b>56AK</b>	Meaning of accredited data recipient
	A person is an accredited data recipient, of CDR data, if:
	(a) the person is an accredited person; and
	(b) the CDR data is held by (or on behalf of) the person; and
	(c) the CDR data, or any other CDR data from which it was
	directly or indirectly derived, was disclosed to the person under the consumer data rules; and
	(d) the person is neither a data holder, nor a designated gateway, for the first-mentioned CDR data.
	Note: For paragraph (d), the person will be a data holder of that CDR data if subsection 56AJ(4) applies.
56AL	Meanings of CDR participant and designated gateway
	(1) A CDR participant, for CDR data, is a data holder, or an
	accredited data recipient, of the CDR data.
	(2) A person is a designated gateway, for CDR data, if:
	(a) the person is specified as a gateway, as described in
	subparagraph 56AC(2)(e)(i), in an instrument designating a
	sector under subsection 56AC(2); and
	(b) the CDR data is information within a class, specified in that instrument, for which the person is a gateway; and
	(c) the CDR data is, or is to be, disclosed to the person under the
	consumer data rules because the person is:
	(i) acting as described in a subparagraph of paragraph 56BG(1)(a) or (b); or
	(ii) if there are no consumers for the CDR data—acting
	between a CDR participant for the CDR data and a person requesting a disclosure of the CDR data;
	and not because the person is an accredited person or a CDR
	consumer for the CDR data.
56AM	Meanings of chargeable CDR data, chargeable circumstances and fee-free CDR data
	(1) CDR data is <i>chargeable CDR data</i> if the CDR data is information within a class specified, as described in paragraph 56AC(2)(d), in

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1 2	an instrument designating a sector under subsection 56AC(2) (the <i>designation instrument</i> ).
3	(2) The chargeable CDR data is disclosed in <i>chargeable circumstances</i> if it is disclosed in circumstances specified:
5	(a) for that class of information; and
6	(b) as described in subparagraph 56AC(2)(d)(i);
7	in the designation instrument.
8	(3) The chargeable CDR data is used in chargeable circumstances if i
9	is used in circumstances specified:
10	(a) for that class of information; and
11	(b) as described in subparagraph 56AC(2)(d)(ii);
12	in the designation instrument.
13	(4) CDR data is fee-free CDR data if it is not chargeable CDR data.
14	Subdivision D—Extension to external Territories and
15	extraterritorial operation
16	56AN Extension to external Territories
17	Each of the following provisions (the <i>CDR provisions</i> ) extends to
18	every external Territory:
19	(a) a provision of this Part;
20 21	(b) a provision of the regulations made for the purposes of a provision of this Part;
22	(c) a provision of the consumer data rules;
23	(d) another provision of this Act to the extent that it relates to a
24	provision covered by paragraph (a), (b) or (c);
25	(e) a provision of the Regulatory Powers Act to the extent that it
26	applies in relation to a provision of this Part;
27	(f) a provision of the <i>Privacy Act 1988</i> to the extent that it
27 28	applies as described in section 56ES or 56ET of this Act.

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1	<b>56AO</b>	Extraterritorial operation of the CDR provisions
2		CDR provisions generally apply inside and outside Australia
3 4		(1) Subject to subsections (2) and (3), the CDR provisions extend to acts, omissions, matters and things outside Australia.
5		CDR provisions apply for CDR data held inside Australia
6 7 8		(2) To the extent that the CDR provisions have effect in relation to CDR data held within Australia, the CDR provisions apply in relation to all persons (including foreign persons).
9		CDR provisions can apply for CDR data held outside Australia
10 11		(3) To the extent that the CDR provisions have effect in relation to an act, or omission, relating to CDR data held outside Australia, the CDR provisions only apply if:
13		(a) the act or omission is by (or on behalf of) an Australian person; or
15 16 17		<ul> <li>(b) the act or omission occurs wholly or partly in Australia, or wholly or partly on board an Australian aircraft or an Australian ship; or</li> </ul>
18 19 20		(c) the act or omission occurs wholly outside Australia, and an Australian person suffers, or is likely to suffer, financial or other disadvantage as a result of the act or omission.
21		Interpretation
22 23 24		(4) For the purposes of subsection (3), if a person's act or omission includes sending, omitting to send, causing to be sent or omitting to cause to be sent an electronic communication or other thing:
25 26 27		<ul><li>(a) from a point outside Australia to a point inside Australia; or</li><li>(b) from a point inside Australia to a point outside Australia; that act or omission is taken to have occurred partly in Australia.</li></ul>
28		(5) In this section:
29 80		Australia, when used in a geographical sense, includes all the external Territories.
31		Australian person means:

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1 2	(a) a body corporate established by or under a law of the Commonwealth, of a State or of a Territory; or
3	(b) an Australian citizen, a permanent resident (within the
4	meaning of the Australian Citizenship Act 2007), or any other
5	person ordinarily resident within Australia or an external
6	Territory; or
7	(c) an entity covered by subsection 56AR(1), (2) or (3) (about
8	Australian government entities).
9	foreign person means a person other than an Australian person.
10	point includes a mobile or potentially mobile point, whether on
11	land, underground, in the atmosphere, underwater, at sea or
12	anywhere else.
13	56AP Geographical application of offences
14	Division 14 (Standard geographical jurisdiction) of the Criminal
15	Code does not apply in relation to an offence against the CDR
16	provisions.
17 18	Note: The extended geographical application that section 56AO gives to the CDR provisions applies to the offences against the CDR provisions.
19	Subdivision E—Application to government entities
20	56AQ CDR provisions bind the Crown
21	(1) The CDR provisions bind the Crown in each of its capacities.
22	(2) However, the CDR provisions do not make the Crown:
23	(a) liable to a pecuniary penalty or to be prosecuted for an
24	offence; or
25	(b) subject to a remedy under section 56EY (about actions for
26	damages for contravening the privacy safeguards); or
27	(c) subject to a remedy under Part VI (about enforcement) other
28	than section 87B (about enforceable undertakings); or
29	(d) subject to a remedy under Part 4 (about civil penalties) or 7
30	(about injunctions) of the Regulatory Powers Act; or
31	(e) subject to Part XID of this Act (about search and seizure).

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Main amendments Part 1

1	30AK Government entities may participate under tins rare
2	Application to Commonwealth government entities
3	(1) The CDR provisions apply in relation to an entity that:
4	(a) is part of the Commonwealth; or
5	(b) is a Commonwealth entity (within the meaning of the <i>Public</i>
6	Governance, Performance and Accountability Act 2013); or
7	(c) is a body (whether or not incorporated) established by or
8	under a law of the Commonwealth; or
9	(d) is:
10	(i) holding or performing the duties of an office established by or under a law of the Commonwealth; or
12	(ii) holding an appointment made under a law of the Commonwealth; or
4	(e) is prescribed by the regulations.
15	Note: For how the CDR provisions so apply, see subsection (4).
.6	Application to State or Territory government entities
17	(2) The CDR provisions apply only in relation to an entity that:
8	(a) is part of a State or Territory; or
9	(b) is a body (whether or not incorporated) established for a
20	public purpose by or under a law of a State or Territory; or
21	(c) is:
22	(i) holding or performing the duties of an office established
23	by or under a law of a State or Territory; or
24	(ii) holding an appointment made under a law of a State or
25	Territory; or
26	(d) is an entity prescribed by the regulations in relation to a State
27	or Territory;
28	if a declaration under subsection 56AS(1), that the entity is a
29	participating entity for the State or Territory, is in force.
30	Note: For how the CDR provisions so apply, see subsection (4).
31	(3) However, whether or not such a declaration is in force for an entity
32	referred to in subsection (2), the CDR provisions apply in relation
33	to the entity to the extent that:

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	(a) the CDR provisions relate to a CDR consumer for CDR data; and
	(b) the entity is a CDR consumer for CDR data (or would be a
	CDR consumer for CDR data if the entity were a person).
	Note: For how the CDR provisions so apply, see subsection (4).
	How the CDR provisions apply to a government entity
(4)	For an entity covered by subsection (1), (2) or (3), the CDR
	provisions apply as described in that subsection in relation to the
	entity:
	(a) as if the entity were a person; and
	(b) with the modifications (if any) prescribed by the regulations.
	This subsection does not affect how subsection 56AQ(2) applies to the entity.
ECAS Dom	tiainating government antitiog of a State on Touritour
50A5 Far	ticipating government entities of a State or Territory—declaration
(1)	The Minister may, by notifiable instrument, declare that an entity is
	a participating entity for a State or Territory.
	Note: An entity may be specified by class (see subsection 13(3) of the <i>Legislation Act 2003</i> ).
(2)	However, the Minister must not do so unless the Minister is
	satisfied that the State or Territory has agreed to the entity participating under this Part.
(3)	If:
	(a) a State or Territory has agreed to an entity of the State or Territory participating under this Part; and
	(b) the entity is a body corporate;
	the entity is taken to have also agreed to participate under this Part.
56AT Par	ticipating government entities of a State or Territory—
	revocation
(1)	The Minister may, by notifiable instrument, revoke a declaration made under subsection 56AS(1) that an entity is a participating entity for a State or Territory.

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	If a State or Territory requests in writing the Minister to revoke a declaration made under subsection 56AS(1) that an entity is a participating entity for the State or Territory, the Minister must, under subsection (1) of this section, revoke the declaration as soon as practicable.
(3)	If the Minister revokes a declaration made under subsection 56AS(1) in relation to an entity, then, despite the revocation, subsection 56AR(2) continues to apply to the entity in relation to:
	(a) any right, privilege, obligation or liability acquired, accrued or incurred before the revocation; and
	<ul><li>(b) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation or liability;</li><li>as if the declaration were still in force.</li></ul>
Division	2—Consumer data right
Subdivision	on A—Power to make consumer data rules
56BA Cor	nmission may make consumer data rules
	The Commission may, by legislative instrument, make rules (the <i>consumer data rules</i> ) for designated sectors in accordance with this Division.
	The Commission may, by legislative instrument, make rules (the <i>consumer data rules</i> ) for designated sectors in accordance with
(1)	The Commission may, by legislative instrument, make rules (the <i>consumer data rules</i> ) for designated sectors in accordance with this Division.
(1)	The Commission may, by legislative instrument, make rules (the <i>consumer data rules</i> ) for designated sectors in accordance with this Division.  Note: Subdivision C deals with the process for making consumer data rules.  Without limiting subsection (1), the consumer data rules may set
(2)	The Commission may, by legislative instrument, make rules (the <i>consumer data rules</i> ) for designated sectors in accordance with this Division.  Note: Subdivision C deals with the process for making consumer data rules.  Without limiting subsection (1), the consumer data rules may set out:  (a) different rules for different designated sectors; or (b) different rules for different classes of CDR data; or (c) different rules for different classes of persons specified, as described in paragraph 56AC(2)(b), in an instrument designating a sector under subsection 56AC(2); or (d) different rules for different classes of persons who are able to

**EXPOSURE DRAFT** 

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1 2 3	(a) disclosure, collection, use, accuracy, storage, security or deletion of CDR data for which there are one or more CDR consumers (see also sections 56BC and 56BD);
4 5 6	(b) disclosure, collection, use, accuracy, storage, security or deletion of CDR data for which there are no CDR consumers (see also sections 56BE and 56BF);
7	(c) designated gateways for CDR data (see also section 56BG);
8	(d) accreditation of data recipients (see also section 56BH);
9 10	(e) reporting, record keeping and auditing (see also section 56BI);
11 12	(f) matters incidental or related to any of the above matters (see also section 56BJ).
13 14 15	56BC Rules about disclosure, collection, use, accuracy, storage, security or deletion of CDR data for which there are CDR consumers
16	Required disclosures in response to valid requests
17 18	(1) Without limiting paragraph 56BB(a), the consumer data rules may include the following rules:
19 20 21	<ul><li>(a) requirements on a CDR participant for CDR data to disclose all or part of the CDR data, in response to a valid request by a CDR consumer for the CDR data, to:</li></ul>
22 23	(i) the CDR consumer for use as the CDR consumer sees fit; or
24 25	<ul><li>(ii) an accredited person for use subject to the privacy safeguards;</li></ul>
26	(b) rules about:
27	(i) how a CDR consumer for the CDR data may make a
28	valid request of the kind described in paragraph (a); and
29	(ii) what must be included in a request for it to be valid,
30	what disclosures or other matters a valid request may
31	cover, and when a request ceases to be a valid request;
32 33	(c) requirements on a person (other than a CDR consumer for the CDR data) to satisfy in order to be disclosed the CDR data in
34	the way described in paragraph (a).

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1 2 3	Note 1: The requirements described in paragraph (a) could, for example, include a requirement that the disclosure be in accordance with the relevant data standards.
4 5	Note 2: A fee may be charged for such a disclosure if the CDR data is chargeable CDR data, unless section 56BT provides otherwise.
6	Authorised disclosures or use in accordance with valid consents
7	(2) Without limiting paragraph 56BB(a), the consumer data rules may
8	include the following rules:
9	(a) rules authorising a CDR participant for CDR data to disclose
10 11	all or part of the CDR data to a person in accordance with a valid consent of a CDR consumer for the CDR data;
12 13	<ul><li>(b) rules authorising a person to use CDR data in accordance with a valid consent of a CDR consumer for the CDR data;</li></ul>
14	(c) rules about:
15	(i) how a CDR consumer for the CDR data may make a
16	valid consent of the kind described in paragraph (a) or
17	(b); and
18	(ii) what must be included in a consent for it to be valid,
19	what disclosures, uses or other matters a valid consent
20 21	may cover, and when a consent ceases to be a valid consent.
22	Note: Fees may be charged for these disclosures or uses.
23	Other rules
24	(3) Without limiting paragraph 56BB(a), the consumer data rules may
25	include the following rules relating to CDR data for which there
26	are one or more CDR consumers:
27	(a) rules relating to the privacy safeguards;
28	(b) other rules relating to the disclosure, collection, use,
29	accuracy, storage or security of the CDR data that affect:
30	(i) an accredited person; or
31	(ii) a CDR participant, or CDR consumer, for the CDR
32	data;
33	<ul><li>(c) other rules relating to the deletion of the CDR data that affect:</li></ul>
34	
35	(i) an accredited person; or

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1		(	(ii) an accredited data recipient of the CDR data; or
2		(2	iii) a CDR consumer for the CDR data.
3		Note 1:	Subsection 56BD(3) limits how such rules can affect a data holder.
4 5 6		Note 2:	The rules may deal with similar or additional matters to those in the privacy safeguards. When doing so, the rules will need to be consistent with those safeguards (see subsections 56EC(1) and (2)).
7	56BD Lin		s for rules about CDR data for which there are
8		CDR	consumers
9		Only d	esignated CDR data can be required to be disclosed
10	(1)		nsumer data rules can only require a disclosure of CDR data ich there are one or more CDR consumers if:
12		. ,	ne CDR data is within a class of information specified, as
13			escribed in paragraph 56AC(2)(a), in an instrument
4			esignating a sector under subsection 56AC(2); and
15		(b) ti	ne disclosure is to:
16			(i) one or more of those CDR consumers; or
17			(ii) an accredited person; or
8		(:	iii) a designated gateway for the CDR data.
9		Note 1:	This means CDR data cannot be required to be disclosed if it:
20			(a) is not within a class specified in such an instrument; and
21 22			(b) is directly or indirectly derived from CDR data that is within a class specified in such an instrument.
23 24		Note 2:	The consumer data rules can include other rules relating to this other derived CDR data.
25 26		Note 3:	Voluntary disclosures of this other derived CDR data can be authorised under the consumer data rules.
27		No fee	when fee-free CDR data is required to be disclosed
28	(2)	The co	nsumer data rules cannot allow a fee to be charged for:
29		(a) tl	ne disclosure of fee-free CDR data under rules like those
80			escribed in paragraph 56BC(1)(a) or 56BG(1)(a); or
31		(b) tl	ne use of fee-free CDR data received as the result of such a
32		d	isclosure.
33 34		Note:	Fees may be charged for other kinds of disclosures or uses of fee-free CDR data.

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2	storage, security or deletion of CDR data
3 4	(3) For a data holder of CDR data for which there are one or more CDR consumers, the consumer data rules:
5	(a) cannot include rules affecting the data holder that relate to
6	the deletion of the CDR data; and
7	(b) can only include rules affecting the data holder that relate to
8	the use, accuracy, storage or security of the CDR data if such
9 10	rules also relate to the disclosure of the CDR data under the consumer data rules.
11	Effect of limitations
12 13	(4) Subsections (1), (2) and (3) apply despite any other provision of this Division.
14	56BE Rules about disclosure, collection, use, accuracy, storage,
15	security or deletion of product data
16	Without limiting paragraph 56BB(b), the consumer data rules may
17	include the following rules for CDR data for which there are no
18	CDR consumers:
19	(a) requirements on a CDR participant for the CDR data to
20	disclose all or part of the CDR data to a person in response to
21	a valid request by the person;
22	(b) rules about:
23	(i) how a person may make a valid request of the kind
24	described in paragraph (a); and
25	(ii) what must be included in a request for it to be valid,
26 27	what disclosures or other matters a valid request may cover, and when a request ceases to be a valid request;
28	(c) requirements on a person to satisfy in order to be disclosed
29	the CDR data in the way described in paragraph (a);
30	(d) other rules affecting:
31	(i) CDR participants for the CDR data; or
32	(ii) persons wishing to be disclosed the CDR data;
33	that relate to the disclosure, collection, use, accuracy, storage,
34	security or deletion of the CDR data.

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1 2	Note 1: A request for this CDR data could be made, for exa development of a product or service.	imple, to assist the
3 4 5	Note 2: The requirements described in paragraph (a) could, include a requirement that the disclosure be in according relevant data standards.	
6 7	Note 3: The privacy safeguards do not apply to this CDR d subsection 56EB(1)).	ata (see
8	56BF Limitations for rules about product data	
9	Only certain kinds of product data can be required	to be disclosed
10 11	(1) The consumer data rules can only require a disclosure for which there are no CDR consumers if:	re of CDR data
12 13	(a) the CDR data is about the eligibility criteria, t conditions, price, availability or performance	
14	(i) a product or other kind of good; or	
15	(ii) a service; and	
16 17	(b) in the case where the CDR data is about avail performance—the CDR data is publicly available.	•
18 19	Note 1: This means other kinds of CDR data for which ther consumers cannot be required to be disclosed.	e are no CDR
20 21	Note 2: The consumer data rules can include other rules rel of CDR data for which there are no CDR consumer	
22 23	Note 3: Voluntary disclosures of other kinds of CDR data f no CDR consumers can be authorised under the consumers can be authorised under the consumers can be authorised.	
24	No fee when this CDR data is required to be disclos	sed
25	(2) The consumer data rules cannot allow a fee to be ch	arged for:
26	(a) the disclosure of CDR data under rules like the	ose described
27	in paragraph 56BE(a) or 56BG(2)(a); or	
28 29	(b) the use of CDR data received as the result of s disclosure.	such a
30 31	Note: A fee could be charged for other disclosures or use which there are no CDR consumers.	s of CDR data for

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1	Effect of limitations
2 3	(3) Subsections (1) and (2) apply despite any other provision of this Division.
4	56BG Rules about designated gateways
5	CDR data for which there are CDR consumers
6 7 8 9 10 11 12 13 14 15 16	<ul> <li>(1) Without limiting paragraph 56BB(c), if there is a designated gateway for CDR data for which there are one or more CDR consumers, the consumer data rules may include the following rules:</li> <li>(a) rules like those described in subsection 56BC(1) for the CDR data, but involving the designated gateway: <ul> <li>(i) acting between the CDR consumer and the CDR participant in the making of a valid request; or</li> <li>(ii) acting between the CDR consumer and the accredited person who is the proposed recipient of the requested disclosure; or</li> </ul> </li> </ul>
17 18 19 20 21	<ul> <li>(iii) acting between the CDR participant and the CDR consumer, or accredited person, who is the proposed recipient of the requested disclosure;</li> <li>(b) rules like those described in subsection 56BC(2) for the CDF data, but involving the designated gateway:</li> </ul>
22 23 24 25 26 27	<ul> <li>(i) acting between the CDR consumer and a person authorised as described in that subsection; or</li> <li>(ii) acting between persons authorised as described in that subsection;</li> <li>(c) other rules affecting the designated gateway that relate to the disclosure, collection, use, accuracy, storage, security or</li> </ul>
28 29	deletion of the CDR data.  Product data
30 31 32	(2) Without limiting paragraph 56BB(c), if there is a designated gateway for CDR data for which there are no CDR consumers, the consumer data rules may include the following rules:

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(a) rules like those described in paragraphs 56BE(a) to (c), but involving the designated gateway acting between the CDR
participant and the person requesting the disclosure;
(b) other rules affecting the designated gateway that relate to the
disclosure, collection, use, accuracy, storage, security or
deletion of the CDR data.
Limitation—rules relating to the collection, use, accuracy, storage,
security or deletion of CDR data
(3) For a designated gateway for CDR data for which there are one or
more CDR consumers, the consumer data rules:
(a) can only include rules affecting the designated gateway
requiring or authorising the disclosure of the CDR data if such rules are as described in paragraph (1)(a) or (b); and
(b) can only include rules affecting the designated gateway that
relate to the collection, use, accuracy, storage, security or
deletion of the CDR data if such rules also relate to a
disclosure described in paragraph (a) of this subsection.
Note: Paragraph (a) does not prevent the inclusion of a rule relating to a disclosure described in that paragraph.
(4) Subsection (3) applies despite any other provision of this Division.
Transitional rules
(5) Without limiting paragraph 56BB(c), if there is a designated
gateway for CDR data, the consumer data rules may include
transitional rules for when a person ceases to be the designated
gateway, including about the disclosure, collection, use, accuracy,
storage, security or deletion of the CDR data.
Note: These rules could, for example, include a requirement that the CDR
data be disclosed in accordance with the relevant data standards to
another gateway. Some of these transitional rules could be similar to some of the privacy safeguards.
some of the privacy safeguards.
Rules about accreditation of data recipients

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1 2	(a)	rules conferring functions or powers on the Data Recipient Accreditor;
3	(b)	the criteria for a person to be accredited under
4	` ,	subsection 56CA(1);
5	(c)	rules providing that accreditations may be granted subject to
6		conditions, and that conditions may be imposed on an
7		accreditation after it has been granted;
8	(d)	rules providing that accreditations may be granted at different
9		levels corresponding to different risks, including the risks
10		associated with:
11		(i) specified classes of CDR data; or
12		(ii) specified classes of activities; or
13		(iii) specified classes of applicants for accreditation;
14	(e)	rules for the period, renewal, transfer, variation, suspension,
15		revocation or surrender of accreditations;
16	(f)	notification requirements on persons whose accreditations
17		have been varied, suspended, revoked or surrendered;
18	(g)	transitional rules for when an accreditation is varied, is
19		suspended or ends, including about the disclosure, collection,
20		use, accuracy, storage, security or deletion of CDR data;
21	(h)	rules about a matter referred to in subsection 56CE(4) (about
22		the Register of Accredited Persons).
23	Note:	The rules described in paragraph (g) could, for example, include a
24		requirement that the CDR data be disclosed in accordance with the
25 26		relevant data standards to an accredited person. Some of these transitional rules could be similar to some of the privacy safeguards.
		1 2 0
27		out limiting paragraph (1)(b):
28		the criteria may differ for different classes of persons; and
29	(b)	the criteria may include the payment of a fee.
30	Any	fee must not be such as to amount to taxation.
31	(3) With	out limiting paragraph (1)(e), each of the following may be a
32		nd for varying, suspending or revoking an accreditation:
33	-	a failure to comply with a requirement in this Part or in the
34	( )	consumer data rules;
35	(b)	a failure to comply with a requirement in the privacy
36	,	safeguards.

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1 2	Note: An example of a variation could be the imposition of a condition, or changing the level of an accreditation.
3 4 5 6	(4) If the consumer data rules include rules enabling decisions to be made to vary, suspend or revoke accreditations, the rules must permit the making of applications to the Administrative Appeals Tribunal for review of those decisions.
7 8 9	Note: The consumer data rules can also provide for internal review of these decisions, and internal and AAT review of other decisions (see section 56BJ).
<b>56B</b>	I Rules about reporting, record keeping and auditing
11 12	(1) Without limiting paragraph 56BB(e), the consumer data rules may include the following rules:
13 14	(a) a power for a CDR consumer for CDR data to direct a CDR participant for the CDR data to give the consumer, or an
15 16 17	accredited person, reports about:  (i) the consumer's valid requests to the CDR participant, under rules like those described in
18 19	paragraph 56BC(1)(a) or 56BG(1)(a), for the CDR data; and
20	(ii) any disclosures made in response to such requests;
21 22	(b) a power for a CDR consumer for CDR data to direct a CDR participant for the CDR data to give the consumer, or an approximation present reports about
23 24 25	accredited person, reports about:  (i) the consumer's valid consents to the CDR participant, under rules like those described in
23 26 27	paragraph 56BC(2)(a) or (b) or 56BG(1)(b), for the CDR data; and
28	(ii) any disclosures made in response to such consents;
29	(c) a power for a person referred to in paragraph 56BG(1)(a) or
30 31	(b) to direct a designated gateway referred to in that paragraph to give reports about:
32 33 34	(i) valid requests or consents, affecting the designated gateway, under rules like those described in that paragraph; and
35 36	<ul><li>(ii) any disclosures made in response to such requests or consents;</li></ul>

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1 2	(d) requirements for CDR participants for CDR data to give reports to the Commission or the Information Commissioner;
3	(e) requirements for accredited persons to give reports to the
4	Commission or the Information Commissioner;
5 6	(f) requirements for designated gateways for CDR data to give reports to the Commission or the Information Commissioner;
7 8	<ul><li>(g) requirements for the keeping of records relating to the operation of the consumer data rules;</li></ul>
9	(h) requirements for each of the following entities:
10	(i) the Data Recipient Accreditor;
11	(ii) the Accreditation Registrar;
12	(iii) the Data Standards Chair;
	to give reports to the Commission or the Information
13 14	Commissioner about that entity's functions or powers.
15	Note: Information or documents relating to compliance with the consumer
16	data rules may also be required to be given (see subsections 155(1)
17	and (2)).
18	(2) Without limiting paragraph 56BB(e), the consumer data rules may
19	include requirements for CDR participants or designated gateways
20 21	for CDR data, or accredited persons, to give to the Commission or Information Commissioner:
22	(a) copies of one or more of the records required to be kept as
23	described in paragraph (1)(g); or
24	(b) information from such records;
25	either periodically, or on request by the Commission or
26	Information Commissioner, or both.
27	56BJ Rules about incidental or related matters
28	Without limiting paragraph 56BB(f), the consumer data rules may
29	include the following rules:
30	(a) rules that refer to the data standards;
31	(b) the circumstances in which persons are, or may be, relieved
32	from complying with requirements in the consumer data rules
33	that would otherwise apply to them;
34	(c) a rule that depends on a person being satisfied of one or more
35	specified matters;

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1 2 3 4	(d)	applications to the Administrative Appeals Tribunal for review, of decisions of a person under the consumer data rules;
5	(e)	rules about the manner or form in which persons or bodies:
6		(i) may exercise powers under the consumer data rules; or
7		(ii) must comply with requirements imposed by the
8		consumer data rules;
9		which could include requiring the use of a form approved by
.0		the Commission or by the Information Commissioner;
.1	(f)	rules about the following matters:
2		(i) the manner in which CDR participants for CDR data
.3		may charge (or cause to be charged) a fee for a matter
.4		covered by the consumer data rules;
.5		(ii) the time for paying such a fee;
.6 .7		(iii) giving notice of, or publicising, such a fee or matters about such a fee;
8	(g)	rules requiring CDR participants, or designated gateways, for
19	(6)	CDR data to have internal or external dispute resolution
20		processes:
21 22		(i) that relate to the operation of the consumer data rules or this Part; and
23		(ii) that meet specified criteria;
24	(h)	rules relating to an external dispute resolution scheme
25	` '	recognised under Division 4, including about access to such a
26		scheme;
27	(i)	transitional rules for the external resolution of disputes:
28		(i) described in subsection 56DA(1); and
29		(ii) not covered by a scheme recognised under that
80		subsection;
31	(j)	rules about any other matters that the provisions of this Part
2		provide may be specified, or otherwise dealt with, in the
33		consumer data rules.
34	56BK Further	limitations on the consumer data rules
35	(1) The	consumer data rules cannot:

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1 2	(a) require a CDR participant for CDR data to disclose the CDR data before 1 July 2019; or
3 4	(b) impose on a person a requirement that has a retrospective commencement or application.
5 6 7	Example: The rules cannot require a data holder to disclose CDR data on a day before the rules are registered, or on a day before the registration of a variation to the rules that includes the requirement.
8 9	Note: Other limitations on the consumer data rules are in sections 56BD, 56BF and 56BG.
10 11 12	(2) To avoid doubt, the consumer data rules may require a person to do something on a particular day, in relation to CDR data generated or collected on an earlier day, if the person:
13	(a) is a data holder of the CDR data; or
14	(b) is an accredited person; or
15 16	(c) is a person who has given a valid request under the consumer data rules relating to the CDR data; or
17	(d) is a designated gateway for the CDR data.
18 19 20	Example: A data holder is given a valid request to disclose CDR data that was generated before the rules are registered. The rules can require that disclosure.
21	(3) The regulations may provide that the consumer data rules:
22 23	<ul><li>(a) cannot deal with specified matters, or cannot impose specified requirements, in relation to:</li></ul>
24	(i) specified classes of CDR data; or
25	(ii) specified classes of persons; or
26	(b) can only deal with specified matters, or can only impose
27	specified requirements, in relation to:
28	(i) specified classes of CDR data; or
29	(ii) specified classes of persons.
30	(4) Subsections (1) and (3) apply despite any other provision of this
31	Division

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<b>Subdivision</b>	R—Com	nliance	with	consumer	data	rules
Subulvision	D—Com	phance	WILLI	Consumer	uata	1 ules

		y provide that specified provisions ovisions (within the meaning of the
	Note: Sections 76 to 77 deal v	with enforcing the civil penalty provision
56BM	Infringement notices	
	Object	
	(1) The object of this section is f civil penalty provision of the corresponding way to the wa of Part 2-2 of the Australian	consumer data rules in a y that Division applies to a provis
		infringement notices issued for alleged
	contraventions of provi	sions of the Australian Consumer Law.
	Extended application of Divi	
	Extended application of Divi  (2) Division 5 of Part XI, and an relates to that Division, also a provision of the consumer day following table were made.	sion 5 of Part XI etc.
	Extended application of Divi  (2) Division 5 of Part XI, and an relates to that Division, also a provision of the consumer date following table were made.  tutions to be made	sion 5 of Part XI etc.  By other provision of this Act that apply in relation to a civil penalty at a rules as if the substitutions in the substitution i
Substi Item	Extended application of Divi  (2) Division 5 of Part XI, and an relates to that Division, also a provision of the consumer day following table were made.	sion 5 of Part XI etc.  By other provision of this Act that apply in relation to a civil penalty
	Extended application of Divi  (2) Division 5 of Part XI, and an relates to that Division, also a provision of the consumer date following table were made.  tutions to be made  For a reference in Division 5 of	sion 5 of Part XI etc.  By other provision of this Act that apply in relation to a civil penalty at a rules as if the substitutions in the substitution i
Item	Extended application of Divi  (2) Division 5 of Part XI, and an relates to that Division, also a provision of the consumer date following table were made.  tutions to be made  For a reference in Division 5 of Part XI to  section 224 of the Australian	sion 5 of Part XI etc.  by other provision of this Act that apply in relation to a civil penalty at a rules as if the substitutions in the substitutions in the substitute a reference to

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1 2		extended application of Division 5 of Part XI as described in the section.	iis
3	56BN	Misleading or deceptive conduct—offence	
4		(1) A person commits an offence if:	
5		(a) the person engages in conduct; and	
6		(b) the person does so knowing that the conduct:	
7		(i) is misleading or deceptive; or	
8		(ii) is likely to be misleading or deceptive; and	
9		(c) the conduct misleads or deceives, or is likely to mislead	or
10		deceive, another person (the second person) into believir	ng
11		that:	
12		(i) a person is a CDR consumer for CDR data; or	
13		(ii) a person is making a valid request or consent, or has	
14		satisfied other criteria, for the disclosure of CDR da	ta
15		under the consumer data rules.	
16 17		Note: The person mentioned in subparagraph (c)(i) or (ii) could be the first-mentioned person, the second person or a third person.	
18		Defence	
19		(2) Subsection (1) does not apply if the conduct is not misleading of	or
20		deceptive in a material particular.	
21 22		Note: A defendant bears an evidential burden in relation to the matter in subsection (see subsection 13.3(3) of the <i>Criminal Code</i> ).	n thi
23		Penalty—body corporate	
24		(3) An offence against subsection (1) committed by a body corporation	ate
25		is punishable on conviction by a fine of not more than the great	ter
26		of the following:	
27		(a) \$10,000,000;	
28		(b) if the court can determine the value of the benefit that the	
29		body corporate, and any body corporate related to the body	
30		corporate, have obtained directly or indirectly and that is	
31 32		reasonably attributable to the commission of the offence- times the value of that benefit;	<u> </u>
ے د		times the value of that beliefft,	

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1 2 3 4			of 12	the court cannot determine the value of that benefit—10% the annual turnover of the body corporate during the 2-month period ending at the end of the month in which the emmission of the offence happened or began.
5 6		(4)		purposes of paragraph (3)(c), <i>annual turnover</i> has the eaning as in Division 1 of Part IV.
7			Penalty	—other persons
8		(5)	An offe	nce against subsection (1) committed by a person other
9				ody corporate is punishable on conviction by imprisonment
10				more than 5 years, a fine of not more than \$500,000, or
11			both.	
12	56BO	Mis	sleading	g or deceptive conduct—civil penalty
13		(1)	A perso	on must not engage in conduct that misleads or deceives, or
14			is likely	to mislead or deceive, another person (the <i>second person</i> )
15			into bel	ieving that:
16			(a) a j	person is a CDR consumer for CDR data; or
17				person is making a valid request or consent, or has satisfied
18 19				her criteria, for the disclosure of CDR data under the onsumer data rules.
20 21			Note 1:	The person mentioned in paragraph (a) or (b) could be the first-mentioned person, the second person or a third person.
22 23			Note 2:	For enforcement, see Part VI (including section 76 for an order for payment of a pecuniary penalty).
24			Defence	?
25		(2)	Subsect	ion (1) does not apply if the conduct is not misleading or
26				ve in a material particular.
27		(3)	A perso	on who wishes to rely on subsection (2) bears the burden of
28		(5)	•	g or pointing to evidence that suggests a reasonable
29				ity that the conduct is not misleading or deceptive in a
30			material	l particular.

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Subu	vision C—Process for making consumer data rules
56BP	Matters to which Commission must have regard when making the rules
	Before making consumer data rules under subsection 56BA(1), the Commission must consider the kinds of matters referred to in
	paragraphs 56AD(1)(a) and (b).
<b>56BQ</b>	Commission to consult before making the rules
	(1) Before making consumer data rules under subsection 56BA(1), the Commission must:
	(a) consult the public about the making of the rules:
	(i) for at least 28 days; and
	<ul><li>(ii) in one or more ways that includes making information available on the Commission's website, and inviting the public to comment; and</li></ul>
	(b) consult each of the following about the making of the rules:
	(i) the Information Commissioner;
	(ii) if the rules relate to a particular designated sector—the
	person or body (if any) that the Commission believes to
	be the primary regulator of that sector;
	(iii) any person or body prescribed by the regulations; and
	(c) wait at least 60 days after the day the Commission begins
	consulting the public under paragraph (a) about the making of the rules.
	Note: In some situations, consultation beyond the Information Commissioner is not required (see section 56BS).
	(2) A failure to consult as required by subsection (1) does not
	invalidate the consumer data rules.
56BR	Ministerial consent to rules required
	The Commission must not make consumer data rules under
	subsection 56BA(1) unless the Minister has consented, in writing,
	to the making of the rules.
	Note: In some situations, consent is not required (see section 56BS).

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1	56BS Emergency rules: consultation and consent not required
2	Rules may be made in an emergency
3	(1) The Commission may make consumer data rules under
4	subsection 56BA(1):
5 6	(a) after consulting the Information Commissioner, but without otherwise complying with section 56BQ; and
7 8	(b) without the consent of the Minister as required by section 56BR;
9 10	if the Commission is of the opinion that it is necessary to do so in order to avoid a risk of serious harm to:
11	(c) the efficiency, integrity or stability of any aspect of the
12	Australian economy; or
13	(d) the interests of consumers.
14	Consequences for rules made in an emergency
15	(2) However, if the Commission does so, the Commission must:
16 17	(a) on the following day, give the Minister a written explanation of the need for those consumer data rules; and
18	(b) vary or repeal those consumer data rules in accordance with
19	any directions under subsection (3).
20	(3) The Minister may, by writing, direct the Commission to vary or
21	repeal any consumer data rules for which the Minister is given an
22	explanation under paragraph (2)(a).
23	(4) A failure to consult the Information Commissioner as required by
24	paragraph (1)(a) does not invalidate the consumer data rules.
25	(5) However, if:
26	(a) on a particular day consumer data rules are made without
27	consulting the Information Commissioner, but otherwise in
28	accordance with subsection (1); and
29	(b) the Minister does not make a direction under subsection (3)
30	about those rules;

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force 6 months after that day.

those rules, to the extent that they were so made, cease to be in

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1 2 3 4	Note: If emergency consumer data rules were made to vary other of data rules, and this subsection applies to those emergency rules subsection will only cause those emergency rules to cease to force.	ıles, this
5	(6) A direction under subsection (3) is not a legislative instrun	nent.
6	(7) Despite subsections 33(3) and (3AA) of the Acts Interpreto	ıtion Act
7	1901, the requirements of sections 56BP, 56BQ and 56BR	do not
8	apply in relation to a variation or repeal of a consumer data	
9	pursuant to a direction by the Minister under subsection (3	) of this
10	section.	
11 12 13	Note: This subsection alters the requirement in subsections 33(3) of the <i>Acts Interpretation Act 1901</i> that variations or repeals made in a like manner and subject to like conditions.	
14	Subdivision D—Fees for disclosing CDR data	
15	56BT Charging a fee in inappropriate circumstances when re	auired
16	to disclose CDR data	1
17	(1) A person contravenes this subsection if:	
18	(a) the person is a CDR participant for CDR data; and	
19	(b) the person is required under the consumer data rules	to
20	disclose all or part of the CDR data; and	
21	(c) the person charges (or causes to be charged) a fee for or both of the following matters:	either
22	(i) the disclosure (or a related disclosure by a design	enatad
23 24	gateway or other CDR participant for the CDR	
25	(ii) the use of the CDR data as the result of the disc	
26	(or of that related disclosure); and	lob <b>arc</b>
27	(d) subsection (2) or any of the following subparagraphs	applies:
28	(i) the CDR data is fee-free CDR data;	**
29	(ii) to the extent that the fee is charged for the discl	osure of
30	chargeable CDR data—the fee purports to cove	
31	disclosure in circumstances that are not chargea	
32	circumstances;	
33	(iii) to the extent that the fee is charged for the use of	
34	chargeable CDR data—the fee purports to cove	
35	circumstances that are not chargeable circumsta	nces.

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1 2	Note: For enforcement, see Part VI (including section 76 for an order for payment of a pecuniary penalty).
3	(2) This subsection applies if:
4	(a) any fee (the <i>reasonable fee</i> ):
5	(i) that has been determined under subsection 56BU(1) for
6	the person; or
7 8	(ii) that can be worked out from a method determined under subsection 56BU(1) for the person;
9	covers either or both of the matters in paragraph (1)(c) of this
10	section; and
11	(b) the portion of the fee charged as described in that paragraph
12	for those matters exceeds the corresponding portion of the
13	reasonable fee.
14	56BU Commission may intervene if fee for disclosing or using
15	chargeable CDR data is unreasonable etc.
16	(1) The Commission may determine the following for a specified CDR
17	participant for specified chargeable CDR data:  (a) the amount of a fee, or a method for working out the amount
18 19	of a fee, that the CDR participant may charge (or cause to be
20	charged) for either or both of the following matters (the
21	chargeable matters):
22	(i) the disclosure of the chargeable CDR data in chargeable
23	circumstances because of a requirement under the
24	consumer data rules to do so;
25	(ii) the use of the chargeable CDR data in chargeable
26	circumstances as the result of such a disclosure;
27	(b) the specified persons who are liable to pay that fee;
28	if the Commission is satisfied that the fee that the CDR participant
29	would otherwise charge (or cause to be charged) is unreasonable
30	having regard to the criteria in subsection (3).
31	(2) When determining an amount or method under subsection (1), the
32	Commission must seek to ensure that the resulting fee:
33	(a) reflects the reasonable costs (including capital costs)
34	necessary for the CDR participant to comply with this Part
35 36	and the consumer data rules in relation to the chargeable matters; and
-	

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1		(b) is reasonable having regard to the criteria in subsection (3).
2		(3) The criteria for subsection (1) and paragraph (2)(b) are:
3		(a) the matters in subparagraphs 56AD(1)(a)(i), (ii), (iv) to (vi) and (c)(ii) and (iv); and
5		(b) whether a lower fee could result in an acquisition of property
6 7		(within the meaning of paragraph 51(xxxi) of the Constitution); and
8		(c) whether a lower fee would reduce the incentive to generate,
9		collect, hold or maintain CDR data of that kind; and
10		(d) any other matters the Commission considers relevant.
11 12		(4) A determination under subsection (1) specifying a class of CDR participants must be made by legislative instrument.
13 14		(5) A determination under subsection (1) specifying a particular CDR participant:
15		(a) must be made by written notice given to the CDR participant;
16		and
17		(b) is not a legislative instrument.
18 19		(6) A fee determined under subsection (1) must not be such as to amount to taxation.
20 21	56BV	Review by the Tribunal of determinations specifying particular CDR participants
22		(1) If the Commission makes a determination under
23		subsection 56BU(1) in the way described in subsection 56BU(5):
24		(a) the CDR participant specified in the determination; or
25		(b) a person whose interests are affected by the determination;
26		may apply in writing to the Tribunal for a review of the
27		determination.
28		(2) An application under this section for a review of a determination
29 30		must be made within 21 days after the day the Commission made the determination.
31 32 33		(3) If the Tribunal receives an application under this section for a review of a determination, the Tribunal must review the determination.

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Functions and powers of Tribunal
(1) On a review of a determination made under subsection 56BU(1), the Tribunal:
(a) may make a decision affirming, setting aside or varying the determination; and
<ul><li>(b) for the purposes of the review, may perform all the functions and exercise all the powers of the Commission.</li></ul>
(2) A decision by the Tribunal affirming, setting aside or varying such a determination is taken for the purposes of this Act (other than sections 56BV to 56BX)) to be a determination of the Commission.
(3) For the purposes of a review by the Tribunal, the member of the Tribunal presiding at the review may require the Commission to give such information, make such reports and provide such other assistance to the Tribunal as the member specifies.
(4) For the purposes of a review, the Tribunal may have regard to any information given, documents produced or evidence given to the Commission in connection with the making of the determination to which the review relates.
Note: Division 2 of Part IX applies to proceedings before the Tribunal.
Provisions that do not apply in relation to a Tribunal review
Division 1 of Part IX does not apply in relation to a review by the Tribunal of a determination made under subsection 56BU(1).
on 3—Accreditation etc.
vision A—Accreditation process
Granting accreditations
(1) The Data Recipient Accreditor may, in writing, accredit a person if the Data Recipient Accreditor is satisfied that the person meets the
criteria for accreditation specified in the consumer data rules.

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1 2 3	(a) is not a body corporate established by or under a law of the Commonwealth, of a State or of a Territory; and (b) is neither an Australian citizen, nor a permanent resident	
4	(within the meaning of the Australian Citizenship Act 2007)	
5	(3) An accreditation is granted on the basis that no compensation is	
6 7	payable if the accreditation is varied, transferred, suspended, revoked or surrendered in any way.	
8	56CB Review of decisions refusing to accredit	
9 10 11	Applications may be made to the Administrative Appeals Tribuna for review of decisions of the Data Recipient Accreditor under subsection 56CA(1) refusing to accredit persons.	1
12 13	Note: For AAT review of decisions to vary, suspend or revoke accreditations, see subsection 56BH(4).	
14	56CC Prohibition on holding out—offence	
15 16	(1) A person commits an offence if the person holds out that the person:	
17	(a) is an accredited person; or	
18	(b) is an accredited person holding an accreditation that has bee	n
19	granted at a particular level (see paragraph 56BH(1)(d)); or	
20	(c) is an accredited data recipient of CDR data;	
21	if that is not the case.	
22	Penalty—body corporate	
23	(2) An offence against subsection (1) committed by a body corporate	
24	is punishable on conviction by a fine of not more than the greater	
25	of the following:	
26	(a) \$10,000,000;	
27	(b) if the court can determine the value of the benefit that the	
28	body corporate, and any body corporate related to the body	
29	corporate, have obtained directly or indirectly and that is	
30 31	reasonably attributable to the commission of the offence—3 times the value of that benefit;	
32	(c) if the court cannot determine the value of that benefit—10%	
33	of the annual turnover of the body corporate during the	

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	12-month period ending at the end of the month in which the commission of the offence happened or began.
	(3) For the purposes of paragraph (2)(c), <i>annual turnover</i> has the same meaning as in Division 1 of Part IV.
	Penalty—other persons
	(4) An offence against subsection (1) committed by a person other than a body corporate is punishable on conviction by imprisonment for not more than 5 years, a fine of not more than \$500,000, or both.
56CD	Prohibition on holding out—civil penalty
	<ul> <li>A person must not hold out that the person:</li> <li>(a) is an accredited person; or</li> <li>(b) is an accredited person holding an accreditation that has been granted at a particular level (see paragraph 56BH(1)(d)); or</li> <li>(c) is an accredited data recipient of CDR data; if that is not the case.</li> </ul>
	Note: For enforcement, see Part VI (including section 76 for an order for payment of a pecuniary penalty).
Subdiv	vision B—Register of Accredited Persons
<b>56CE</b> 1	Register of Accredited Persons
	(1) The Accreditation Registrar must establish and maintain a register for the purposes of this Part, to be known as the Register of Accredited Persons.
	(2) The Accreditation Registrar must maintain the register by electronic means.
	(3) The register is not a legislative instrument.
	<ul><li>(4) The consumer data rules may make provision for or in relation to the following:</li><li>(a) the inclusion in the register of entries for accredited persons;</li></ul>

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	(c) the publication or availability of all or part of the register, or of specified information in the register;
	(d) any other matter relating to the content, administration or operation of the register.
<b>56CF</b>	Evidentiary value of the register
	(1) The register is admissible in any proceedings as prima facie evidence of the matters in it.
	(2) The Accreditation Registrar may issue a document containing the details of a matter taken from the register.
	(3) The document issued under subsection (2) is admissible in any proceedings as prima facie evidence of the matter.
Subdi	vision C—Data Recipient Accreditor
<b>56CG</b>	Appointment of the Data Recipient Accreditor
	(1) The Minister may, by written instrument, appoint as the Data Recipient Accreditor a person who:
	(a) is the accountable authority of a Commonwealth entity (within the meaning of the <i>Public Governance</i> , <i>Performance</i> and <i>Accountability Act 2013</i> ); or
	(b) is a Commonwealth entity (within the meaning of that Act).
	Note 1: For variation, see subsection 33(3) of the Acts Interpretation Act 1901.
	Note 2: The Commission will be the Data Recipient Accreditor in the absence of an appointment under this subsection (see the definition of <i>Data Recipient Accreditor</i> in subsection 4(1)).
	(2) The Minister may, at any time by written instrument, terminate an appointment made under subsection (1).
<b>56CH</b>	Functions, powers and annual report
56CH	(1) The functions of the Data Recipient Accreditor are:
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1		(2)	The Data Recipient Accreditor has the power to do all other things
2			necessary or convenient to be done for or in connection with the
3			performance of the Data Recipient Accreditor's functions.
4		(3)	To avoid doubt, for a person who is the Data Recipient Accreditor,
5			both:
6			(a) the person's functions and powers in their capacity other than
7			as the Data Recipient Accreditor (their <i>primary capacity</i> );
8			and
9			(b) if the person is not a body corporate—the functions that may
0			be performed, and the powers that may be exercised, by
1			anyone appointed under a Commonwealth law to act as the
12			person in that primary capacity;
13			are taken to include the functions and powers of the Data Recipient
4			Accreditor while the person is the Data Recipient Accreditor.
15		(4)	If:
16			(a) a person is the Data Recipient Accreditor at any time during a
17			period; and
8			(b) an annual report for the period is prepared under section 46
9			of the Public Governance, Performance and Accountability
20			Act 2013:
21			(i) by the person in the person's primary capacity; or
22			(ii) about the person in the person's primary capacity;
23			the annual report must include information about the performance
24			of the Data Recipient Accreditor's functions, and the exercise of
25			the Data Recipient Accreditor's powers, at that time.
			The state of the s
26	<b>56CI</b>	Dire	ections by Minister
27		(1)	The Minister may, by legislative instrument, give written directions
28		( )	to the Data Recipient Accreditor about the performance of its
29			functions and the exercise of its powers.
30			Note: Section 42 (disallowance) and Part 4 of Chapter 3 (sunsetting) of the
31			Legislation Act 2003 do not apply to the directions (see regulations
32 33			made for the purposes of paragraphs 44(2)(b) and 54(2)(b) of that Act).
34		(2)	A direction under subsection (1) must be of a general nature only.

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	subsection (1).
56CJ Dele	egation
(1)	The Data Recipient Accreditor may delegate any or all of the Data
	Recipient Accreditor's functions or powers to:
	(a) an SES employee, or an acting SES employee, in the
	Department, in the Commission or in the Commonwealth
	entity appointed under paragraph 56CG(1)(b) (if any); or
	(b) an APS employee who is holding or performing the duties of a specified office or position that:
	(i) is in the Department, in the Commission or in the
	Commonwealth entity appointed under
	paragraph 56CG(1)(b) (if any); and
	(ii) is an office or position that the Data Recipient
	Accreditor is satisfied is sufficiently senior for the APS
	employee to perform the function or exercise the power
(2)	In doing anything under a delegation under this section, the
` /	
	delegate must comply with any directions of the Data Recipient
	delegate must comply with any directions of the Data Recipient Accreditor.
Subdivisio	
	Accreditor.
56CK App	Accreditor. on D—Accreditation Registrar
56CK App	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar
56CK App	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar  The Minister may, by written instrument, appoint as the Accreditation Registrar a person who:  (a) is the accountable authority of a Commonwealth entity
56CK Ap <sub>l</sub>	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar  The Minister may, by written instrument, appoint as the Accreditation Registrar a person who:  (a) is the accountable authority of a Commonwealth entity (within the meaning of the Public Governance, Performance)
56CK App	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar  The Minister may, by written instrument, appoint as the Accreditation Registrar a person who:  (a) is the accountable authority of a Commonwealth entity (within the meaning of the Public Governance, Performance and Accountability Act 2013); or
56CK Ap <sub>l</sub>	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar  The Minister may, by written instrument, appoint as the Accreditation Registrar a person who:  (a) is the accountable authority of a Commonwealth entity (within the meaning of the Public Governance, Performance)
56CK App	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar  The Minister may, by written instrument, appoint as the Accreditation Registrar a person who:  (a) is the accountable authority of a Commonwealth entity (within the meaning of the Public Governance, Performance and Accountability Act 2013); or
56CK App	Accreditor.  on D—Accreditation Registrar  pointment of the Accreditation Registrar  The Minister may, by written instrument, appoint as the Accreditation Registrar a person who:  (a) is the accountable authority of a Commonwealth entity (within the meaning of the Public Governance, Performance and Accountability Act 2013); or  (b) is a Commonwealth entity (within the meaning of that Act).

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56CL	Functions, powers and annual report
	(1) The functions of the Accreditation Registrar are:
	(a) those described in Subdivision B; and
	(b) such other functions as are conferred by the consumer data rules.
	(2) The Accreditation Registrar has the power to do all other things necessary or convenient to be done for or in connection with the performance of the Accreditation Registrar's functions.
	(3) To avoid doubt, for a person who is the Accreditation Registrar, both:
	(a) the person's functions and powers in their capacity other than as the Accreditation Registrar (their <i>primary capacity</i> ); and
	(b) if the person is not a body corporate—the functions that may
	be performed, and the powers that may be exercised, by
	anyone appointed under a Commonwealth law to act as the
	person in that primary capacity;
	are taken to include the functions and powers of the Accreditation Registrar while the person is the Accreditation Registrar.
	(4) If:
	(a) a person is the Accreditation Registrar at any time during a period; and
	(b) an annual report for the period is prepared under section 46
	of the <i>Public Governance</i> , <i>Performance and Accountability Act 2013</i> :
	(i) by the person in the person's primary capacity; or
	(ii) about the person in the person's primary capacity;
	the annual report must include information about the performance
	of the Accreditation Registrar's functions, and the exercise of the
	Accreditation Registrar's powers, at that time.
56CM	Directions by Minister
	(1) The Minister may, by legislative instrument, give written directions
	to the Accreditation Registrar about the performance of its
	functions and the exercise of its powers.

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	Note: Section 42 (disallowance) and Part 4 of Chapter 3 (sunsetting) of the Legislation Act 2003 do not apply to the directions (see regulations made for the purposes of paragraphs 44(2)(b) and 54(2)(b) of that Act).
	(2) A direction under subsection (1) must be of a general nature only.
	(3) The Accreditation Registrar must comply with a direction under subsection (1).
56CN	Delegation
	<ul> <li>(1) The Accreditation Registrar may delegate any or all of the Accreditation Registrar's functions or powers to: <ul> <li>(a) an SES employee, or an acting SES employee, in the Department, in the Commission or in the Commonwealth entity appointed under paragraph 56CK(1)(b) (if any); or</li> <li>(b) an APS employee who is holding or performing the duties of a specified office or position that: <ul> <li>(i) is in the Department, in the Commission or in the Commonwealth entity appointed under paragraph 56CK(1)(b) (if any); and</li> </ul> </li> </ul></li></ul>
	<ul> <li>(ii) is an office or position that the Accreditation Registrar is satisfied is sufficiently senior for the APS employee to perform the function or exercise the power.</li> <li>Note: For the Registrar's functions and powers, see section 56CE.</li> </ul>
	(2) In doing anything under a delegation under this section, the delegate must comply with any directions of the Accreditation Registrar.
Divis	ion 4—External dispute resolution
56DA	Commission may recognise external dispute resolution schemes
	Recognising an external dispute resolution scheme
	(1) The Commission may, by notifiable instrument, recognise an external dispute resolution scheme for the resolution of disputes:

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1	(a) relating to the operation of the consumer data rules, or this
2	Part, in relation to one or more designated sectors; and
3	(b) involving one or more of the following:
4	(i) CDR participants for CDR data;
5	(ii) CDR consumers for CDR data;
6	(iii) designated gateways for CDR data;
7	(iv) other persons relating to any of those designated sectors.
8 9	Note 1: The consumer data rules may require internal dispute resolution schemes, see paragraph 56BJ(g).
10 11	Note 2: For variation and repeal, see subsection 33(3) of the <i>Acts Interpretation Act 1901</i> .
12	(2) The Commission may, in the instrument under subsection (1):
13	(a) specify a period for which the recognition of the external
14	dispute resolution scheme is in force; and
15	(b) make the recognition of the external dispute resolution
16	scheme subject to specified conditions, including conditions
17	relating to the conduct of an independent review of the
18	operation of the scheme.
19	Before recognising an external dispute resolution scheme
20	(3) Before recognising an external dispute resolution scheme under
21	subsection (1), the Commission must consider:
22	(a) the accessibility of the scheme; and
23	(b) the independence of the scheme; and
24	(c) the fairness of the scheme; and
25	(d) the accountability of the scheme; and
26	(e) the efficiency of the scheme; and
27	(f) the effectiveness of the scheme; and
28	(g) any other matters the Commission considers relevant.
29	(4) Before recognising an external dispute resolution scheme under
30	subsection (1), the Commission must consult the Information
31	Commissioner about the scheme.
32	(5) A failure to consult as required by subsection (4) does not
33	invalidate an instrument made under subsection (1).

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<b>56EA</b>	Simplified outline
	This Division sets out privacy safeguards that protect the priva or confidentiality of CDR consumers' CDR data, whether the consumers are individuals or bodies corporate.
	The privacy safeguards apply mainly to accredited data recipie but also to data holders and designated gateways, in relation to their handling of the CDR data.
	A person's failure to comply with any of these safeguards may to consequences, including liability to a civil penalty (see Subdivision G) or the suspension or revocation of the person's accreditation (see subsection 56BH(3)).
56EB	Kinds of CDR data to which the privacy safeguards apply
	(1) The privacy safeguards only apply to CDR data for which there one or more CDR consumers.
	Note: One requirement for CDR data to have a CDR consumer is that t needs to be at least one person who is identifiable, or reasonably identifiable, from the CDR data or from related information (see paragraph 56AI(3)(c)).
	(2) The privacy safeguards apply to CDR data whether the CDR d is true or not.
56EC	Relationship with other laws
	Relationship with the consumer data rules
	(1) If there is an inconsistency between the privacy safeguards and consumer data rules, those safeguards prevail over those rules the extent of the inconsistency.

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1 2 3	(2)	the priva	acy safeguards to the extent that they are capable of g concurrently.
4 5		Note:	This means that the privacy safeguards do not cover the field that they deal with.
6		Relation	ship with the Privacy Act 1988
7 8 9 0 1	(3)	the <i>Prive</i> specified if specifi	vision does not limit Part IIIA (about credit reporting) of acy Act 1988. However, the regulations may declare that in d circumstances that Part applies in relation to CDR data as ied provisions of that Part were omitted, modified or varied fied in the declaration.
2 3 4	(4)	(a) the	the <i>Privacy Act 1988</i> :  e Australian Privacy Principles do not apply to an credited data recipient of CDR data in relation to the CDR ta; and
5 6 7 8		(b) if a correction Pr	subsection 56EN(1) applies to a disclosure of CDR data by lata holder of the CDR data—Australian Privacy inciple 10 does not apply to the data holder in relation to at disclosure of the CDR data; and
20 21 22		(c) if of ap	subsection 56EP(1) applies to CDR data and a data holder the CDR data—Australian Privacy Principle 13 does not ply to the data holder in relation to the CDR data; and
23 24 25			stralian Privacy Principles 6, 7 and 11 do not apply to a signated gateway for CDR data in relation to the CDR ta.
26 27		Note 1:	For the accredited data recipient, the privacy safeguards will apply instead.
28 29 30		Note 2:	Section 56EN (or privacy safeguard 11) is about the quality of CDR data. Section 56EP (or privacy safeguard 13) is about correcting CDR data.
31 32	(5)	how the	om paragraphs (4)(b) to (d), this Division does not affect Australian Privacy Principles apply to:
33 34			data holder of CDR data in relation to the CDR data; or designated gateway for CDR data in relation to the CDR
35		ua	la.

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	Note 1:	in parallel to Australian Privacy Principle 1.
	Note 2:	The consumer data rules (which are made under Division 2) will affect how the Australian Privacy Principles apply. Requirements and authorisations under those rules will be requirements or authorisations under an Australian law for the purposes of the Australian Privacy Principles.
Subdiv	ision B—	Consideration of CDR data privacy
56ED P	Privacy saf CDR d	eguard 1—open and transparent management of
	Object	
(	(1) The objective (1)	ect of this section is to ensure that each person (a <i>CDR</i> who is:
	(a) a o	data holder of CDR data; or
	(b) an	accredited data recipient of CDR data; or
	(c) a	designated gateway for CDR data;
	manage	s the CDR data in an open and transparent way.
	Compli	ance with this Part etc.
(	(2) The CD	R entity must take such steps as are reasonable in the
	circums	tances to implement practices, procedures and systems that:
		ill ensure that the CDR entity complies with this Part and
		e consumer data rules; and
		ill enable the CDR entity to deal with inquiries or
		omplaints from a CDR consumer for the CDR data about e CDR entity's compliance with this Part or the consumer
		ita rules.
	Policy a	about the management of CDR data
(		R entity must have and maintain a clearly expressed and
	-	ate policy that:
		about the CDR entity's management of CDR data; and
		in a form approved in accordance with the consumer data les; and

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1 2	(c)	contains the information required by subsections (4), (5) and (6) (as applicable).
3	Note:	This subsection is a civil penalty provision (see section 56EU).
4 5		e CDR entity is a data holder of any CDR data, the CDR y's policy must contain the following information:
		how a CDR consumer for the CDR data may access the CDR
6 7	(a)	data and seek the correction of the CDR data;
8	(b)	how a CDR consumer for the CDR data may complain about
9	( )	a failure of the CDR entity to comply with this Part or the
10		consumer data rules, and how the CDR entity will deal with
11		such a complaint.
12	(5) If the	e CDR entity is an accredited data recipient of any CDR data,
13	the C	CDR entity's policy must contain the following information:
14	(a)	the classes of CDR data held by (or on behalf of) the CDR
15		entity as an accredited data recipient, and how such CDR
16		data is held;
17	(b)	the purposes for which the CDR entity may collect, hold, use
18		or disclose such CDR data with the consent of a CDR
19		consumer for the CDR data;
20	(c)	how a CDR consumer for such CDR data may access the
21		CDR data and seek the correction of the CDR data;
22	(d)	how a CDR consumer for such CDR data may complain
23		about a failure of the CDR entity to comply with this Part or
24		the consumer data rules, and how the CDR entity will deal
25		with such a complaint;
26	(e)	whether the CDR entity is likely to disclose such CDR data
27		to accredited persons who are based overseas;
28	(f)	if the CDR entity is likely to disclose such CDR data to
29		accredited persons who are based overseas—the countries in
30		which such persons are likely to be based if it is practicable
31		to specify those countries in the policy;
32	(g)	the circumstances in which the CDR entity may disclose such
33		CDR data to a person who is not an accredited person;
34	(h)	the events about which the CDR entity will notify the CDR
35		consumers of such CDR data;
36	(i)	the circumstances in which the CDR entity must delete or
37		de-identify such CDR data in accordance with a request

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1 2	consumer data rules.
3 4	(6) If the CDR entity is a designated gateway for any CDR data, the CDR entity's policy must contain the following information:
5 6	(a) an explanation of how the CDR entity, as a designated gateway, will act between persons to facilitate:
7	(i) the disclosure of CDR data; or
8	(i) the accuracy of CDR data; or
9	(iii) other matters;
	under the consumer data rules;
10	(b) how a CDR consumer for such CDR data may complain
11 12	about a failure of the CDR entity to comply with this Part or
13	the consumer data rules, and how the CDR entity will deal
14	with such a complaint.
15	Availability of policy etc.
16	(7) The CDR entity must make the CDR entity's policy available:
17	(a) free of charge; and
18	(b) in accordance with the consumer data rules.
19 20	Note: One way the consumer data rules could require the policy to be made available is to require the policy to be made available in accordance with a data standard.
21	witti a data standard.
22	(8) If a copy of the CDR entity's policy is requested by a CDR
23	consumer for the CDR data, the CDR entity must give the CDR
24	consumer a copy in accordance with the consumer data rules.
25	56EE Privacy safeguard 2—anonymity and pseudonymity
26	(1) An accredited data recipient of CDR data must give each CDR
27	consumer for the CDR data the option of using a pseudonym, or
28	not identifying themselves, when dealing with the accredited data
29	recipient in relation to the CDR data.
30	Note: The CDR participant from whom the accredited data recipient
31 32	acquired the CDR data may be subject to a similar obligation under Australian Privacy Principle 2.
33 34	(2) That option may be given to a CDR consumer for the CDR data through a designated gateway for the CDR data.

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1 2	(3) Subsection (1) does not apply in the circumstances specified in the consumer data rules.
3	Subdivision C—Collecting CDR data
4 5	56EF Privacy safeguard 3—soliciting CDR data from CDR participants
6 7 8 9 0	<ul> <li>(1) An accredited person must not seek to collect CDR data under the consumer data rules from a CDR participant for the CDR data unless:</li> <li>(a) a CDR consumer for the CDR data has requested this by giving a valid request under the consumer data rules; and</li> <li>(b) the person complies with all other requirements in the consumer data rules for the collection of the CDR data from</li> </ul>
2 3 4	the CDR participant.  Note: This subsection is a civil penalty provision (see section 56EU).
5 6 7	(2) Subsection (1) applies whether the collection is directly from the CDR participant or indirectly from the CDR participant through a designated gateway for the CDR data.
8 9	Note: The valid request referred to in paragraph (1)(a) could be given through a designated gateway (see section 56BG).
0	56EG Privacy safeguard 4—dealing with unsolicited CDR data from CDR participants
2 3 4 5 6 7 8 9 0	<ul> <li>(1) If a person:</li> <li>(a) while the person is an accredited person, collects CDR data from a CDR participant for the CDR data: <ul> <li>(i) purportedly under the consumer data rules; but</li> <li>(ii) not as the result of seeking to collect that CDR data under the consumer data rules; and</li> <li>(b) is not required to retain that CDR data by or under an Australian law or a court/tribunal order;</li> <li>the person must destroy that CDR data as soon as practicable.</li> </ul> </li> <li>Note: This subsection is a civil penalty provision (see section 56EU).</li> </ul>
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	(2) Subsection (1) applies whether the collection is directly from the CDR participant or indirectly from the CDR participant through a
2	designated gateway for the CDR data.
4	56EH Privacy safeguard 5—notifying of the collection of CDR data
5	If a person collects CDR data in accordance with section 56EF, the
6	person must:
7	(a) take the steps specified in the consumer data rules to notify
8	CDR consumers for the CDR data of the collection; and
9	(b) ensure that this notification:
0	(i) is given to those of the CDR consumers (if there are
1 2	more than one) that the consumer data rules require to be notified; and
13	(ii) covers the matters specified in those rules; and
4	(iii) is given at or before the time specified in those rules.
15	Note: This section is a civil penalty provision (see section 56EU).
16	Subdivision D—Dealing with CDR data
17	56EI Privacy safeguard 6—use or disclosure of CDR data by
8	accredited data recipients or designated gateways
18 19 20	(1) An accredited data recipient of CDR data must not use or disclose it unless:
19	(1) An accredited data recipient of CDR data must not use or disclose
19 20	(1) An accredited data recipient of CDR data must not use or disclose it unless:
19 20 21 22	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless:</li> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a</li> </ul>
20 21 22 23	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless:</li> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a CDR consumer for the CDR data; or</li> <li>(b) the use or disclosure is otherwise required, or authorised,</li> </ul>
20 21 22 23 24 25	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless:</li> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a CDR consumer for the CDR data; or</li> <li>(b) the use or disclosure is otherwise required, or authorised, under the consumer data rules; or</li> </ul>
20 21 22 23 24 25	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless:</li> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a CDR consumer for the CDR data; or</li> <li>(b) the use or disclosure is otherwise required, or authorised, under the consumer data rules; or</li> <li>(c) the use or disclosure is required or authorised by or under:</li> </ul>
20 21 22 23 24 25 26	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless:</li> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a CDR consumer for the CDR data; or</li> <li>(b) the use or disclosure is otherwise required, or authorised, under the consumer data rules; or</li> <li>(c) the use or disclosure is required or authorised by or under: <ul> <li>(i) another Australian law; or</li> </ul> </li> </ul>
19 20 21 22 23 24 25 26 27	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless:</li> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a CDR consumer for the CDR data; or</li> <li>(b) the use or disclosure is otherwise required, or authorised, under the consumer data rules; or</li> <li>(c) the use or disclosure is required or authorised by or under: <ul> <li>(i) another Australian law; or</li> <li>(ii) a court/tribunal order;</li> </ul> </li> </ul>
19 20 21 22 23 24 25 26 27 28	<ul> <li>(1) An accredited data recipient of CDR data must not use or disclose it unless: <ul> <li>(a) in the case of a disclosure—the disclosure is required under the consumer data rules in response to a valid request from a CDR consumer for the CDR data; or</li> <li>(b) the use or disclosure is otherwise required, or authorised, under the consumer data rules; or</li> <li>(c) the use or disclosure is required or authorised by or under: <ul> <li>(i) another Australian law; or</li> <li>(ii) a court/tribunal order;</li> <li>and the accredited data recipient makes a written note of the</li> </ul> </li> </ul></li></ul>

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		The Australian Privacy Principles will not apply for subparagraph (c)(i) (see paragraph 56EC(4)(a)).
(2)	A design unless:	ated gateway for CDR data must not use or disclose it
		the case of a disclosure—the disclosure is required under
		consumer data rules; or
	` ,	use or disclosure is authorised under the consumer data es; or
	(c) the	use or disclosure is required or authorised by or under:
		) another Australian law; or
	`	) a court/tribunal order;
	and	If the designated gateway makes a written note of the use disclosure in accordance with the consumer data rules.
	Note 1:	This subsection is a civil penalty provision (see section 56EU).
	Note 2:	Australian Privacy Principle 6 will not apply for subparagraph (c)(i) (see paragraph 56EC(4)(d)).
(3)		subsection (1) nor (2) applies to the use or disclosure of a for the purposes of direct marketing.
	Note:	Section 56EJ deals with the use or disclosure of CDR data for the
		purposes of direct marketing.
56EJ Priv	•	guard 7—use or disclosure of CDR data for directing by accredited data recipients or designated
	marketi gateway An accre	guard 7—use or disclosure of CDR data for directing by accredited data recipients or designated
	marketing gateway  An accredit for direction (a) in the	guard 7—use or disclosure of CDR data for directing by accredited data recipients or designated ys
	marketing gateway  An accredit for direction (a) in the CE (b) the rule	guard 7—use or disclosure of CDR data for directing by accredited data recipients or designated vs.  dited data recipient of CDR data must not use or disclose ect marketing unless: the case of a disclosure—the disclosure is required under consumer data rules in response to a valid request from a
	marketing gateway  An accredit for direction (a) in the CE (b) the rule	guard 7—use or disclosure of CDR data for directing by accredited data recipients or designated ys  dited data recipient of CDR data must not use or disclose ect marketing unless: the case of a disclosure—the disclosure is required under consumer data rules in response to a valid request from a DR consumer for the CDR data; or tuse or disclosure is authorised under the consumer data es in accordance with a valid consent of a CDR consumer

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1 2	(2) A designated gateway for CDR data must not use or disclose it for direct marketing unless:
3	(a) in the case of a disclosure—the disclosure is required under the consumer data rules; or
•	(b) the use or disclosure is authorised under the consumer data
5 6	rules.
7	Note: This subsection is a civil penalty provision (see section 56EU).
8	56EK Privacy safeguard 8—overseas disclosure of CDR data by
9	accredited data recipients
10	(1) If:
11 12	<ul><li>(a) an accredited data recipient of CDR data proposes to disclos the CDR data; and</li></ul>
13	(b) the recipient (the <i>new recipient</i> ) of the proposed disclosure:
14	(i) is not in Australia or an external Territory; and
15	(ii) is not a CDR consumer for the CDR data;
16	the accredited data recipient must not make the disclosure unless:
17	(c) the new recipient is an accredited person; or
18	(d) the accredited data recipient takes reasonable steps to ensure
19	that any act or omission by (or on behalf of) the new
20	recipient will not, after taking into account subsection (3),
21	contravene:
22	(i) subsection 56ED(3); or
23	(ii) another privacy safeguard penalty provision in relation
24	to the CDR data; or
25	(e) the accredited data recipient reasonably believes:
26	(i) that the new recipient is subject to a law, or binding
27	scheme, that provides substantially similar protection
28	for the CDR data as the privacy safeguards provide in
29	relation to accredited data recipients; and
30	(ii) that a CDR consumer for the CDR data will be able to
31	enforce those protections provided by that law or
32	binding scheme; or
33	(f) the conditions specified in the consumer data rules are met.
34	Note 1: This subsection is a civil penalty provision (see section 56EU).

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1 2		Note 2:	This subsection applies in addition to the disclosure restrictions in sections 56EI, 56EJ and 56EL.
3 4 5 6		Note 3:	A similar disclosure by a data holder of the CDR data that is required under the consumer data rules will be covered by Australian Privacy Principle 8 if the CDR data is personal information about an individual.
7	(2)	If:	
8		(a) the	e accredited data recipient of the CDR data makes the
9		dis	sclosure to the new recipient; and
10 11			ne of paragraphs (1)(c), (e) and (f) apply in relation to the sclosure to the new recipient; and
12 13			act or omission by (or on behalf of) the new recipient, er taking into account subsection (3), contravenes:
14		(i	i) subsection 56ED(3); or
15		(ii	i) another privacy safeguard penalty provision in relation
16			to the CDR data;
17			act or omission is taken to also be an act or omission by
18		the accre	edited data recipient.
19	(3)	For the p	purposes of paragraphs (1)(d) and (2)(c), assume that the
20			safeguards apply to the new recipient as if the new
21		recipient	t were an accredited data recipient for the CDR data.
22	56EL Priv	vacy safe	eguard 9—adoption or disclosure of government
23		related	identifiers by accredited data recipients
24	(1)	If:	
25	(1)		person is an accredited data recipient of CDR data; and
26			e CDR data includes a government related identifier
27			ithin the meaning of the <i>Privacy Act 1988</i> ) of a CDR
28			nsumer for the CDR data who is an individual;
29		the perso	on must not adopt the government related identifier as the
30			own identifier of the CDR consumer, or otherwise use the
31			nent related identifier, unless:
32			e adoption or use is required or authorised by or under:
33		•	i) an Australian law other than the consumer data rules; or
34		-	i) a court/tribunal order; or
35			oclause 9.3 of Australian Privacy Principle 9 applies in
36		rel	ation to the adoption or use.

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1			Note: This subsection is a civil penalty provision (see section 56EU).
2		(2)	If:
3			(a) a person who is an accredited data recipient of CDR data
4			proposes to disclose the CDR data; and
5			(b) the CDR data includes a government related identifier
6			(within the meaning of the <i>Privacy Act 1988</i> ) of a CDR
7			consumer for the CDR data who is an individual;
8 9			the person must not include the government related identifier in the disclosure unless:
10			(c) this is required or authorised by or under:
11			(i) an Australian law other than the consumer data rules; or
12			(ii) a court/tribunal order; or
13			(d) subclause 9.3 of Australian Privacy Principle 9 applies in
14			relation to the disclosure.
15			Note 1: This subsection is a civil penalty provision (see section 56EU).
16 17			Note 2: This subsection applies in addition to the disclosure restrictions in sections 56EI, 56EJ and 56EK.
18		(3)	For the purposes of paragraph (1)(d) or (2)(d), disregard
19			paragraph 56EC(4)(a) (about the APPs not applying).
20	<b>56EM</b>	Pri	vacy safeguard 10—notifying of the disclosure of CDR
21			data
22		(1)	If a data holder of CDR data is required or authorised under the
23			consumer data rules to disclose the CDR data to a person, the data
24			holder must:
25			(a) take the steps specified in the consumer data rules to notify
26			CDR consumers for the CDR data of the disclosure; and
27			(b) ensure that this notification:
28			(i) is given to those of the CDR consumers (if there are
29			more than one) that the consumer data rules require to be notified; and
30			
31			<ul><li>(ii) covers the matters specified in those rules; and</li><li>(iii) is given at or before the time specified in those rules.</li></ul>
32			
33			Note: This subsection is a civil penalty provision (see section 56EU).

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3	that the CDR data is, having regard to the purpose for which it is held, accurate, up to date and complete.
4	Note 1: This subsection is a civil penalty provision (see section 56EU).
5 6	Note 2: The valid request referred to in paragraph (a) could be given through a designated gateway (see section 56BG).
7	(3) If a CDR participant for CDR data:
8 9	(a) makes a disclosure referred to in subsection (1) or (2) for a CDR consumer; and
10 11 12 13	(b) later becomes aware that some or all of the CDR data was incorrect when it was disclosed because, having regard to the purpose for which it was held, it was inaccurate, out of date or incomplete;
14 15	the CDR participant must advise the CDR consumer accordingly in accordance with the consumer data rules.
16	Note: This subsection is a civil penalty provision (see section 56EU).
17	Disclosing corrected CDR data
18	(4) If:
18 19	<ul><li>(4) If:</li><li>(a) a CDR consumer for CDR data is advised under</li></ul>
	(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that
19 20 21	(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR
19 20 21 22	(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and
19 20 21	(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR
19 20 21 22 23	<ul> <li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li> <li>(b) the CDR consumer requests the CDR participant to fix this by disclosing the corrected CDR data;</li> </ul>
19 20 21 22 23 24	<ul><li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li><li>(b) the CDR consumer requests the CDR participant to fix this</li></ul>
19 20 21 22 23 24 25	<ul> <li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li> <li>(b) the CDR consumer requests the CDR participant to fix this by disclosing the corrected CDR data;</li> <li>the CDR participant must comply with the request by disclosing</li> </ul>
19 20 21 22 23 24 25 26	<ul> <li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li> <li>(b) the CDR consumer requests the CDR participant to fix this by disclosing the corrected CDR data;</li> <li>the CDR participant must comply with the request by disclosing the corrected CDR data to the recipient of that earlier disclosure.</li> </ul>
19 20 21 22 23 24 25 26	<ul> <li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li> <li>(b) the CDR consumer requests the CDR participant to fix this by disclosing the corrected CDR data;</li> <li>the CDR participant must comply with the request by disclosing the corrected CDR data to the recipient of that earlier disclosure.</li> <li>Note: This subsection is a civil penalty provision (see section 56EU).</li> </ul>
19 20 21 22 23 24 25 26 27	<ul> <li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li> <li>(b) the CDR consumer requests the CDR participant to fix this by disclosing the corrected CDR data;</li> <li>the CDR participant must comply with the request by disclosing the corrected CDR data to the recipient of that earlier disclosure.</li> <li>Note: This subsection is a civil penalty provision (see section 56EU).</li> <li>Purpose for which the CDR data was held</li> </ul>
19 20 21 22 23 24 25 26 27 28	<ul> <li>(a) a CDR consumer for CDR data is advised under subsection (3) by a CDR participant for the CDR data that some or all of the CDR data was incorrect when the CDR participant had earlier disclosed it; and</li> <li>(b) the CDR consumer requests the CDR participant to fix this by disclosing the corrected CDR data;</li> <li>the CDR participant must comply with the request by disclosing the corrected CDR data to the recipient of that earlier disclosure.</li> <li>Note: This subsection is a civil penalty provision (see section 56EU).</li> <li>Purpose for which the CDR data was held</li> <li>(5) When working out the purpose for which the CDR data is or was</li> </ul>

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1 2	accredited data recipients or designated gateways
3	(1) Each person (a <i>CDR entity</i> ) who is:
4	(a) an accredited data recipient of CDR data; or
5	(b) a designated gateway for CDR data;
	must take the steps specified in the consumer data rules to protect
6 7	the CDR data from:
8	(c) misuse, interference and loss; and
9	(d) unauthorised access, modification or disclosure.
10	Note: This subsection is a civil penalty provision (see section 56EU).
11	(2) If:
12	(a) the CDR entity no longer needs some or all of the CDR data:
13	(i) for the purposes permitted under the consumer data
14	rules; or
15	(ii) for any purpose for which the person is able to use or
16	disclose that data in accordance with this Division; and
17	(b) the CDR entity is not required by or under:
18	(i) an Australian law; or
19	(ii) a court/tribunal order;
20	to retain the data for which paragraph (a) is satisfied (the
21	redundant data);
22 23	the CDR entity must take the steps specified in the consumer data rules to destroy the redundant data or to ensure that the redundant
24	data is de-identified.
25	Note 1: This subsection is a civil penalty provision (see section 56EU).
26 27	Note 2: Australian Privacy Principle 11 will not apply for subparagraph (b)(i) (see paragraph 56EC(4)(a) or (d)).
28	Subdivision F—Correction of CDR data
29	56EP Privacy safeguard 13—correction of CDR data
30	Obligation on data holders
31	(1) If:

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1 2	(a) a CDR consumer for CDR data gives a request to a data holder of the CDR data (including a request given through a
3	designated gateway for the CDR data); and
4	(b) the request is for the data holder to correct the CDR data; and
5 6	(c) the data holder was earlier required or authorised under the consumer data rules to disclose the CDR data;
7	the data holder must respond to the request to correct the CDR data
8	by taking such steps as are specified in the consumer data rules to
9	deal with each of the matters in subsection (3).
10	Note: This subsection is a civil penalty provision (see section 56EU).
11	Obligation on accredited data recipients
12	(2) If:
13	(a) a CDR consumer for CDR data gives a request to an
14	accredited data recipient of the CDR data (including a request
15	given through a designated gateway for the CDR data); and
16	(b) the request is for the accredited data recipient to correct the
17	CDR data;
18	the accredited data recipient must respond to the request by taking
19	such steps as are specified in the consumer data rules to deal with
20	each of the matters in subsection (3).
21	Note: This subsection is a civil penalty provision (see section 56EU).
22	Relevant matters when responding to correction requests
23	(3) The matters are as follows:
24	(a) either:
25	(i) to correct the CDR data; or
26	(ii) to include a statement with the CDR data, to ensure that,
27	having regard to the purpose for which the CDR data is
28	held, the CDR data is accurate, up to date, complete and
29	not misleading;
30	(b) to give notice of any correction or statement, or notice of
31	why a correction or statement is unnecessary or
32	inappropriate.
33	(4) When working out the purpose for which the CDR data is held (see
34	subparagraph (3)(a)(ii)), disregard the purpose of holding the CDR

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Subdivision G—Compliance with the part of the subdivision G—Compliance with the part of the subdivision G—Compliance with the part of the subdivision Commissioner to profession of Gamma Subdivision Gamma Subdiv	mote compliance etc. s the following functions:
5 (1) The Information Commissioner has 6 (a) making guidelines for the avo 7 may breach the privacy safeg 8 (b) promoting an understanding a 8 safeguards; 10 (c) undertaking educational prog	s the following functions:
(a) making guidelines for the average may breach the privacy safeg  (b) promoting an understanding a safeguards;  (c) undertaking educational prog	
may breach the privacy safeg  (b) promoting an understanding a safeguards;  (c) undertaking educational prog	oidance of acts or practices that
(b) promoting an understanding a safeguards; (c) undertaking educational prog	•
(c) undertaking educational prog	and acceptance of the privacy
promoting the protection of C	
Note: The Information Commissioner Part more broadly (see section	er also has functions that relate to this 56GA).
Extra matters about guidelines und	der paragraph (1)(a)
15 (2) Before making guidelines under pa Commissioner must consult the Co guidelines.	
18 (3) The Information Commissioner ma 19 under paragraph (1)(a) in such man 20 Commissioner considers appropriat	nner as the Information
(4) If there is an inconsistency between paragraph (1)(a) and the consumer over the guidelines to the extent of	data rules, those rules prevail
(5) Guidelines made under paragraph (instrument.	(1)(a) are not a legislative
Extra matters about educational pr	rograms under paragraph (1)(c)
(6) The educational programs referred undertaken by:	to in paragraph (1)(c) may be
(a) the Information Commissione	er; or
(b) a person or authority acting o Commissioner.	on behalf of the Information

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1	JULIK	information Commissioner may conduct an assessment
2		relating to the management and handling of CDR data
3		(1) The Information Commissioner may assess whether a CDR
4		participant, or designated gateway, for CDR data is maintaining
5		and handling the CDR data in accordance with:
6		(a) the privacy safeguards; or
7		(b) the consumer data rules to the extent that those rules relate to
8		(i) the privacy safeguards; or
9		(ii) the privacy or confidentiality of the CDR data.
10 11		(2) The Information Commissioner may conduct the assessment in such manner as the Information Commissioner considers fit.
12		(3) The Information Commissioner may report to the Minister, the
13		Commission or the Data Standards Chair about the assessment.
14	<b>56ES</b>	Notification of CDR data security breaches
15		Object
16		(1) The object of this section is for Part IIIC of the <i>Privacy Act 1988</i> to
17		apply to an accredited data recipient, or designated gateway, that
18		holds a CDR consumer's CDR data in a corresponding way to the
19		way that Part applies to an entity that holds an individual's
20		personal information.
21		Note: That Part is about notification of eligible data breaches.
22		Extended application of Part IIIC of the Privacy Act 1988
23		(2) Part IIIC of the <i>Privacy Act 1988</i> , and any other provision of that
24		Act that relates to that Part, also apply in relation to:
25		(a) an accredited data recipient of CDR data; or
26		(b) a designated gateway for CDR data;
27		as if the substitutions in the following table, and the modifications
28		in subsection (3), were made.
29		

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Item	For a reference in Part IIIC to	substitute a reference to
1	any of the following:	CDR data.
	(a) personal information;	
	(b) information	
2	any of the following:	each of the following:
	(a) entity;	(a) accredited data recipient;
	(b) APP entity;	(b) designated gateway.
	(c) APP entity, credit reporting body, credit provider or file number recipient, as the case may be	
3	any of the following:	CDR consumer for CDR data
	(a) individual to whom information	
	relates;	
	(b) individual	
	appear in this notional ver meanings as in this Act.	rsion of Part IIIC, they have the san
	(3) For the purposes of subsection	
	(3) For the purposes of subsection (a) sections 26WB to 26WD enacted; and	
	(a) sections 26WB to 26WD	of the Privacy Act 1988 wer
	<ul><li>(a) sections 26WB to 26WD enacted; and</li><li>(b) subsection 26WE(1) of the subsection</li></ul>	of the Privacy Act 1988 wer
	<ul><li>(a) sections 26WB to 26WD enacted; and</li><li>(b) subsection 26WE(1) of the following:</li></ul>	of the Privacy Act 1988 wer
	<ul><li>(a) sections 26WB to 26WD enacted; and</li><li>(b) subsection 26WE(1) of the following:</li><li>"Scope</li></ul>	of the <i>Privacy Act 1988</i> we hat Act were replaced with the
	<ul> <li>(a) sections 26WB to 26WD enacted; and</li> <li>(b) subsection 26WE(1) of the following:</li> <li>"Scope</li> <li>(1) This section applies if:</li> <li>(a) CDR data of one or more</li> </ul>	of the <i>Privacy Act 1988</i> were hat Act were replaced with the eCDR consumers is held by
	<ul> <li>(a) sections 26WB to 26WD enacted; and</li> <li>(b) subsection 26WE(1) of the following:</li> <li>"Scope</li> <li>(1) This section applies if:</li> <li>(a) CDR data of one or more behalf of) either of the folion (i) an accredited data researched.</li> </ul>	of the <i>Privacy Act 1988</i> were hat Act were replaced with the CDR consumers is held by bllowing entities (the <i>CDR en</i> ecipient of the CDR data;
	<ul> <li>(a) sections 26WB to 26WD enacted; and</li> <li>(b) subsection 26WE(1) of the following:</li> <li>"Scope</li> <li>(1) This section applies if: <ul> <li>(a) CDR data of one or more behalf of) either of the folion and accredited data refull (ii) a designated gateway</li> </ul> </li> </ul>	e CDR consumers is held by following entities (the CDR data; and
	<ul> <li>(a) sections 26WB to 26WD enacted; and</li> <li>(b) subsection 26WE(1) of the following:</li> <li>"Scope</li> <li>(1) This section applies if: <ul> <li>(a) CDR data of one or more behalf of) either of the folion an accredited data refuil a designated gatewate</li> <li>(b) section 56EO (about private)</li> </ul> </li> </ul>	e CDR consumers is held by following entities (the CDR data; and for the CDR data; and

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1	56ET Investigating breaches of the privacy safeguards etc.
2	Breaches to which this section applies
3	(1) This section applies to a breach (a privacy safeguard breach) of
4	any of the following:
5	(a) one or more of the privacy safeguards;
6	(b) the consumer data rules to the extent that those rules relate:
7	(i) to one or more of the privacy safeguards; or
8	(ii) to the privacy or confidentiality of CDR data;
9	(c) section 26WH, 26WK or 26WL or subsection 26WR(10) of
10	the Privacy Act 1988, as they apply because of section 56E.
11	of this Act;
12	in relation to the CDR data of:
13	(d) a CDR consumer who is an individual; or
14	(e) a small business (within the meaning of the <i>Privacy Act</i>
15	1988) carried on by a CDR consumer for the CDR data.
16	(2) This section also applies to a breach of section 56ED (privacy
17	safeguard 1).
18	Object
19	(3) The object of this section is for Part V of the <i>Privacy Act 1988</i> to
20	apply to an act or practice:
21	(a) of a CDR participant or designated gateway; and
22	(b) that may be:
23	(i) a privacy safeguard breach relating to CDR data
24	covered by subsection (1); or
25	(ii) a breach of section 56ED (privacy safeguard 1);
26	in a corresponding way to the way that Part applies to an act of
27	practice of an organisation, person or entity that may be an
28	interference with the privacy of an individual or a breach of
29	Australian Privacy Principle 1.
30	Note: That Part is about investigations of interferences with privacy etc.

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1	Extende
2 3	(4) Part V of that rela
4	(a) a
5	(b) a
6	as if the
7	in subse
8	

1

#### ded application of Part V of the Privacy Act 1988

- of the Privacy Act 1988, and any other provision of that Act ates to that Part, also apply in relation to:
  - CDR participant for CDR data; or
  - designated gateway for CDR data;

substitutions in the following table, and the modifications ection (5), were made.

Substitutions to be made		
Item	For a reference in Part V to	substitute a reference to
1	interference with the privacy of an individual	a privacy safeguard breach relating to the CDR data of:
		(a) a CDR consumer who is an individual; or
		(b) a small business (within the meaning of the <i>Privacy Act 1988</i> ) carried on by a CDR consumer for the CDR data.
2	Australian Privacy Principle 1	section 56ED (privacy safeguard 1) of this Act.
3	individual	a person who:
		(a) is a CDR consumer for the CDR data to which the privacy safeguard breach (or possible privacy safeguard breach) relates; and
		(b) is an individual, or is carrying on a small business (within the meaning of the <i>Privacy Act 1988</i> ) to which the CDR data relates.
4	recognised external dispute resolution scheme	an external dispute resolution scheme for which an instrument is in force under subsection 56DA(1) of this Act.
5	occupied by an agency, an organisation, a file number recipient, a credit reporting body or a credit provider	occupied by (or on behalf of): (a) a CDR participant for CDR data; or (b) a designated gateway for CDR data.

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1 2 3	Note 1: When CDR data and the other terms in the last column of the table appear in this notional version of Part V, they have the same meaning as in this Act.
4	Note 2: Table item 5 relates to subsection 68(1) of that Act.
5	(5) For the purposes of subsection (4), assume that:
6	(a) subsection 5B(4) of the <i>Privacy Act 1988</i> were not enacted;
7	and
8	(b) section 36 of that Act also stated that:
9	(i) in the case of a complaint about an act or practice of a
10	CDR participant—the CDR participant is the
11	respondent; or
12	(ii) in the case of a complaint about an act or practice of a
13	designated gateway—the designated gateway is the
14	respondent; and
15	(c) subsections 36(6) to (8), section 37, subsections 40(1B),
16	43(1A), (8), (8A) and (9) and 48(2), section 50A,
17	sub-subparagraph 52(1)(b)(i)(A) and sections 53A and 53B
18	of that Act were not enacted; and
19 20	(d) the paragraphs in each of subsections 55B(1) and (3) of that Act were replaced by:
21	(i) a paragraph that states that an act or practice of a
22	specified CDR participant for CDR data has breached a
23	privacy safeguard; and
24	(ii) a paragraph that states that an act or practice of a
25	specified designated gateway for CDR data has
26	breached a privacy safeguard; and
27	(e) Division 4 of Part V, and subsection 63(2A), of that Act wer
28	not enacted.
29	56EU Civil penalty provisions
30	The provisions of this Division that are civil penalty provisions
31	(1) For the purposes of subparagraph 79(2)(a)(ii) of the Regulatory
32	Powers Act, each of the following provisions of this Division (the
33	privacy safeguard penalty provisions) is a civil penalty provision:
34	(a) subsection 56ED(3);
35	(b) subsection 56EF(1);

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1	(c) subsection 56EG(1);
2	(d) section 56EH;
3	(e) subsection 56EI(1) or (2);
4	(f) subsection 56EJ(1) or (2);
5	(g) subsection 56EK(1);
6	(h) subsection 56EL(1) or (2);
7	(i) subsection 56EM(1) or (2);
8	(j) subsection 56EN(1), (2), (3) or (4);
9	(k) subsection 56EO(1) or (2);
10	(1) subsection 56EP(1) or (2).
11	Enforceable civil penalty provisions
12	(2) Each privacy safeguard penalty provision is enforceable under
13	Part 4 of the Regulatory Powers Act.
14	Note: Part 4 of the Regulatory Powers Act allows a civil penalty provision to
15	be enforced by obtaining an order for a person to pay a pecuniary
16	penalty for the contravention of the provision.
17	Authorised applicant
18	(3) For the purposes of Part 4 of the Regulatory Powers Act, the
19	Information Commissioner is an authorised applicant in relation to
20	each privacy safeguard penalty provision.
21	Relevant court
22	(4) For the purposes of Part 4 of the Regulatory Powers Act, each of
23	the following courts is a relevant court in relation to each privacy
24	safeguard penalty provision:
25	(a) the Federal Court;
26	(b) the Federal Circuit Court;
27	(c) a court of a State or Territory that has jurisdiction in relation
28	to the matter.
29	Act or omission also contravening a civil penalty provision of the
30	consumer data rules
31	(5) If an act or omission constitutes:

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1 2	(a) a contravention of one or more of the privacy safeguard penalty provisions; and
3	(b) a contravention of one or more civil penalty provisions of the
4	consumer data rules;
•	proceedings may be instituted against a person in relation to the
5 6	contravention of any one or more of those provisions.
7 8	Note 1: The proceedings for a contravention referred to in paragraph (a) would be instituted under Part 4 of the Regulatory Powers Act.
9 10	Note 2: The proceedings for a contravention referred to in paragraph (b) would be instituted under Part VI of this Act.
11 12	(6) However, the person is not liable to more than one pecuniary penalty under:
13	(a) Part 4 of the Regulatory Powers Act for a contravention
14	referred to in paragraph (5)(a) of this section; and
	(b) Part VI of this Act for a contravention referred to in
15 16	paragraph (5)(b) of this section;
	in relation to the same act or omission.
17	in relation to the same act of offission.
18	Note: This means the person cannot be liable for a pecuniary penalty for a
19 20 21	contravention of the privacy safeguards, and for a pecuniary penalty for a contravention of the consumer data rules, in relation to the same act or omission.
22	56EV Civil penalty provisions—maximum amount of penalty
••	(1) Descrite subsection 92(5) of the Descriptory Dayway Act the
23 24	(1) Despite subsection 82(5) of the Regulatory Powers Act, the pecuniary penalty payable:
25	(a) by a person; and
26	(b) under a civil penalty order under Part 4 of that Act (as that
27	Part applies because of section 56EU of this Act);
28	must not be more than the maximum penalty amount worked out
29	under this section for a contravention by the person.
30	Maximum amount of civil penalty for a body corporate
31	(2) For the purposes of subsection (1), the maximum penalty amount
32	for a contravention by a body corporate of a privacy safeguard
33	penalty provision is the greater of the following:
34	(a) \$10,000,000;

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1 2 3 4 5 6 7 8 9			<ul> <li>(b) if the relevant court (see subsection 56EU(4)) can determine the value of the benefit that the body corporate, and any body corporate related to the body corporate, have obtained directly or indirectly and that is reasonably attributable to the contravention—3 times the value of that benefit;</li> <li>(c) if that court cannot determine the value of that benefit—10% of the annual turnover of the body corporate during the 12-month period ending at the end of the month in which the contravention happened or began.</li> <li>For the purposes of paragraph (2)(c), <i>annual turnover</i> has the same meaning as in Division 1 of Part IV.</li> <li>Maximum amount of civil penalty for other persons</li> </ul>
13		(4)	For the purposes of subsection (1), the maximum penalty amount
14			for a contravention by a person other than a body corporate of a
15			privacy safeguard penalty provision is \$500,000.
16	56EW	En	forceable undertakings
17			Enforceable provisions
18		(1)	Each provision of the privacy safeguards is enforceable under
19		` '	Part 6 of the Regulatory Powers Act.
20 21			Note: Part 6 of the Regulatory Powers Act creates a framework for accepting and enforcing undertakings relating to compliance with provisions.
22			Authorised person
23		(2)	For the purposes of Part 6 of the Regulatory Powers Act, the
24		` /	Information Commissioner is an authorised person in relation to
25			each provision referred to in subsection (1).
26			Relevant court
27		(3)	For the purposes of Part 6 of the Regulatory Powers Act, each of
28			the following courts is a relevant court in relation to each provision
29			referred to in subsection (1):
30			(a) the Federal Court;
31			(b) the Federal Circuit Court;

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	(c) a court of a State or Territory that has jurisdiction in relation to the matter.
56EX	Injunctions
	Enforceable provisions
	(1) Each provision of the privacy safeguards is enforceable under Part 7 of the Regulatory Powers Act.
	Note: Part 7 of the Regulatory Powers Act creates a framework for using injunctions to enforce provisions.
	Authorised person
	(2) For the purposes of Part 7 of the Regulatory Powers Act, the Information Commissioner is an authorised person in relation to each provision referred to in subsection (1).
	Relevant court
	(3) For the purposes of Part 7 of the Regulatory Powers Act, each of the following courts is a relevant court in relation to each provision referred to in subsection (1):
	(a) the Federal Court; (b) the Federal Circuit Court;
	(c) a court of a State or Territory that has jurisdiction in relation to the matter.
<b>56EY</b>	Actions for damages
	Right to bring an action for damages
	(1) A person who suffers loss or damage (within the meaning of subsection 25(1) of the <i>Privacy Act 1988</i> ) by an act or omission:
	(a) of another person; and
	(b) that was in contravention of:
	(i) a provision of the privacy safeguards; or
	<ul><li>(ii) the consumer data rules to the extent that those rules relate to the privacy safeguards or to the privacy or confidentiality of CDR data;</li></ul>

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1 2 3	that other person or against any person involved in the contravention.
4 5	Note: Subsections 84(2) and (4) (about attributing conduct engaged in on behalf of a person) apply for the purposes of this section.
6 7 8	(2) An action under subsection (1) may be commenced at any time within 6 years after the day on which the contravention happened or began.
9	Findings in related proceedings to be prima facie evidence
10 11 12 13 14	<ul><li>(3) If a finding of any fact is made by a court in relation to a person, or an admission of any fact is made by a person, in proceedings:</li><li>(a) under the Regulatory Powers Act (as that Act applies because of this Subdivision) in which the person is found to have contravened a provision of the privacy safeguards; or</li></ul>
15	(b) under Part VI of this Act in which the person is found to:
16	(i) have contravened; or
17	(ii) have been involved in a contravention;
18 19	of the consumer data rules to the extent that those rules relate to the privacy safeguards or to the privacy or confidentiality
20	of CDR data;
21 22	the finding or admission is prima facie evidence of that fact in any proceeding under subsection (1) against the person.
23	(4) The finding or admission may be proved by production of:
24	(a) in any case—a document under the seal of the court from
25	which the finding or admission appears; or
26	(b) in the case of an admission—a document from which the
27	admission appears that is filed in the court.
28	Jurisdiction etc.
29	(5) The following are conferred with jurisdiction to hear and determine
30	actions under subsection (1):
31	(a) the Federal Circuit Court;
32	(b) subject to the Constitution, the several courts of the
33	Territories.

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1 2 3		grant a remedy of a kind that the court is unable to grant under the law of that Territory.
4 5 6		Note: State courts and the Federal Court also have jurisdiction for these actions (see subsection 39(2) and paragraph 39B(1A)(c) of the <i>Judiciary Act 1903</i> ).
7	(6)	Section 86AA (about limits on jurisdiction) applies to proceedings
8 9		under subsection (1) of this section in a corresponding way to the way that section applies to proceedings under section 82.
10 11 12 13	(7)	Section 86A (about transfer of matters) applies in relation to a proceeding under subsection (1) of this section as if paragraph 86A(1)(b) also referred to a matter for determination arising under:
14		(a) a provision of the privacy safeguards; or
15		(b) the consumer data rules to the extent that those rules relate to
16		the privacy safeguards or to the privacy or confidentiality of
17		CDR data.
18		Involved in a contravention
19	(8)	Subsection 75B(1) applies to a reference that:
20		(a) is in this section; and
21		(b) is to a person involved in a contravention covered by
22		paragraph (1)(b) of this section;
23		in a corresponding way to the way that subsection 75B(1) applies
24		to a reference in Part VI to a person involved in a contravention of
25		section 56CD.
26	56EZ Delo	egation to the Commission etc.
27	(1)	This section applies in relation to the following functions or
28		powers (the safeguard enforcement functions or powers):
29		(a) the Information Commissioner's functions or powers under
30		section 56ER;
31		(b) the Information Commissioner's functions or powers under
32		Part IIIC or V of the <i>Privacy Act 1988</i> , as those Parts apply
33		because of sections 56ES and 56ET of this Act;

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2 3	(c) the Information Commissioner's functions or powers under Part 4, 6 or 7 of the Regulatory Powers Act, that are conferred because of this Subdivision.
4 5	(2) The Information Commissioner may delegate, in writing, any of the safeguard enforcement functions or powers to:
6	(a) the Commission; or
7	(b) a member of the Commission; or
8 9	(c) a member of the staff of the Commission referred to in section 27 of this Act.
10	(3) However, the Information Commissioner must not delegate a
11	safeguard enforcement function or power under subsection (2) unless:
12	
13	(a) the Commission has agreed to the delegation in writing; and (b) in the case of a delegation to a staff member referred to in
14 15	(b) in the case of a delegation to a staff member referred to in paragraph (2)(c)—the Commission is satisfied that the staff
16	member:
17	(i) is an SES employee or acting SES employee; or
18	(ii) is holding or performing the duties of a sufficiently
10	
19	senior office or position for the function or power.
	senior office or position for the function or power.  Division 6—Data standards etc.
19	
19 20	Division 6—Data standards etc.
19 20 21	Division 6—Data standards etc.  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data
19 20 21 22	Division 6—Data standards etc.  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:
19 20 21 22 23	Division 6—Data standards etc.  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:  (a) the format and description of CDR data;
19 20 21 22 23 24	Division 6—Data standards etc.  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:  (a) the format and description of CDR data; (b) the disclosure of CDR data;
19 20 21 22 23 24 25	Division 6—Data standards etc.  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:  (a) the format and description of CDR data;
19 20 21 22 23 24 25 26 27	Division 6—Data standards  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:  (a) the format and description of CDR data; (b) the disclosure of CDR data; (c) the collection, use, accuracy, storage, security and deletion of
19 20 21 22 23 24 25 26 27 28 29	Division 6—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:  (a) the format and description of CDR data;  (b) the disclosure of CDR data;  (c) the collection, use, accuracy, storage, security and deletion of CDR data;  (d) de-identifying CDR data, including so that it no longer relates to:
19 20 21 22 23 24 25 26 27 28 29 30	Division 6—Data standards  Subdivision A—Data standards  56FA Making data standards  (1) The Data Standards Chair may, by writing, make one or more data standards about each of the following matters:  (a) the format and description of CDR data;  (b) the disclosure of CDR data;  (c) the collection, use, accuracy, storage, security and deletion of CDR data;  (d) de-identifying CDR data, including so that it no longer

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2		Interpretation Act 1901.
3		Complying with consumer data rules when making standards etc.
4 5	(2)	The Data Standards Chair must comply with the consumer data rules when:
6		(a) making a data standard; or
7		(b) varying or revoking a data standard; including complying with any related requirements specified in
8		those rules about approval, consultation and the formation of
10		committees, advisory panels and consultative groups.
11 12		Note: The rules could, for example, require a proposed data standard to be approved by the Commission before it is made.
13	(3)	Without limiting subsection (2), the Data Standards Chair must:
14	,	(a) make, under subsection (1), a data standard about a particular
15		matter mentioned in subsection (1) if the consumer data rules
16		so requires; and
17		(b) specify in that data standard that it is binding if the consumer
18		data rules so requires.
19 20		A data standard is a <i>binding data standard</i> if it is made under subsection (1) in accordance with paragraph (b) of this subsection.
21		Data standards are not legislative instruments
22 23	(4)	A data standard made under subsection (1) is not a legislative instrument.
24	56FB Wh	at data standards can set out etc.
25	(1)	Without limiting subsection 56FA(1), a single data standard may
26		set out:
27		(a) different provisions for different designated sectors; or
28		(b) different provisions for different classes of CDR data; or
29		(c) different provisions for different classes of persons specified,
30		as described in paragraph 56AC(2)(b), in an instrument
31		designating a sector under subsection 56AC(2); or
32		(d) different provisions for different classes of accredited
33		persons.

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1 2	(2) Without limiting subsection 56FA(1), a separate data standard could deal with:
3	(a) each of the different designated sectors referred to in paragraph (1)(a) of this section; or
5	(b) each of the different classes referred to in paragraph (1)(b),
6	(c) or (d) of this section.
	(e) of (e) of this section.
7	56FC Data standards must be published
8 9	The Data Standards Chair must publish on the internet a copy of each data standard made under subsection 56FA(1).
10	Note: Once published, the data standards will be available for free.
11	56FD Legal effect of data standards
12	(1) A contract is taken to be in force between:
13	(a) a data holder of CDR data to which a binding data standard
14	applies; and
15	(b) each accredited person;
16	under which each of those persons:
17 18	(c) agrees to observe the standard to the extent that the standard applies to the person; and
19 20	(d) agrees to engage in conduct that the person is required by the standard to engage in.
21 22	Note: This means the data holder will be taken to have a separate contract with each accredited person.
23	(2) If there is a designated gateway for CDR data to which a binding
24	data standard applies, a contract is taken to be in force between:
25	(a) a data holder of the CDR data; and
26	(b) the designated gateway for the CDR data; and
27	(c) each accredited person;
28	under which each of those persons:
29	(d) agrees to observe the standard to the extent that the standard
30	applies to the person; and
31 32	<ul><li>(e) agrees to engage in conduct that the person is required by the standard to engage in.</li></ul>

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1 2		Note:	This means the data holder will be taken to have a separate 3-party contract with the designated gateway and each accredited person.
3 4 5	(3)	the con	er, if there is an inconsistency between a data standard, and sumer data rules, those rules prevail over the standard to the of the inconsistency.
6 <b>56FI</b>	E <b>E</b> nf	orceme	nt of binding data standards
7 8 9 0	(1)	data sta Court n (a) th	son who is under an obligation to comply with a binding undard fails to meet that obligation, an application to the nay be made by:  ne Commission; or  person aggrieved by the failure.
2 3 4 5 6 7 8 9	(2)	After g person order g (a) th (b) if	iving an opportunity to be heard to the applicant and the against whom the order is sought, the Court may make an iving directions to: ne person against whom the order is sought; or that person is a body corporate—the directors of the body orporate; ompliance with, or enforcement of, the binding data
20 21 22	(3)	binding	t limiting subsection (1), an obligation to comply with a data standard includes an obligation arising under a t referred to in section 56FD.
3 Sub	divisi	on B—	Data Standards Chair
4 <b>56FI</b>	F Data	a Stand	ards Chair
5		There i	s to be a Data Standards Chair.
.6 <b>56F</b> (	G App	ointmo	ent of the Data Standards Chair
7 8	(1)		ta Standards Chair is to be appointed, on a part-time basis, Minister by written instrument.
9 0	(2)		ta Standards Chair holds office for the period specified in rument of appointment. The period must not exceed 3 years.

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	Note 1:	The Commission will be the Data Standards Chair in the absence of an appointment under this section (see the definition of <i>Data Standards Chair</i> in subsection 4(1)).
	Note 2:	The Data Standards Chair may be reappointed (see section 33AA of the <i>Acts Interpretation Act 1901</i> ).
56FH Fu	nctions a	and powers of the Data Standards Chair
(1)	The fun	actions of the Data Standards Chair are:
	` ,	make standards under Subdivision A; and
		review those standards regularly; and
	(c) su	ach other functions as are prescribed by the regulations.
(2)	The Dat	ta Standards Chair has the following powers:
		e power to establish committees, advisory panels and onsultative groups;
		e power to do all other things necessary or convenient to be
		one for or in connection with the performance of the Chair's anctions.
56FI Dire	ections b	y Minister
(1)	to the D	nister may, by legislative instrument, give written directions Data Standards Chair about the performance of the Chair's and the exercise of the Chair's powers.
	Note:	Section 42 (disallowance) and Part 4 of Chapter 3 (sunsetting) of the <i>Legislation Act 2003</i> do not apply to the directions (see regulations made for the purposes of paragraphs 44(2)(b) and 54(2)(b) of that Act).
(2)	A direct	tion under subsection (1) must be of a general nature only.
(3)	The Dat	ta Standards Chair must comply with a direction under ion (1).
Subdivisi	ion C—	Data Standards Body
56FJ App	ointme	nt of the Data Standards Body
(1)		nister may, by written instrument, appoint as the Data ds Body:

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(2) The Minister may, at any time by written instrument, terminate an appointment made under subsection (1).  56FK Function and powers of the Data Standards Body  (1) The function of the Data Standards Body is to assist the Data Standards Chair.  (2) The Data Standards Body has the power to do all other things necessary or convenient to be done for or in connection with the performance of the Data Standards Body's function.  (3) The Data Standards Body must comply with the consumer data rules when assisting the Data Standards Chair, including complying with any requirements specified in those rules about:  (a) the Body's composition; or  (b) the Body's governance or processes.  (4) To avoid doubt, for a body that is the Data Standards Body, the body's functions and powers in its capacity other than as the Data Standards Body are taken to include the function and powers of the Data Standards Body while it is the Data Standards Body.  Subdivision D—Administrative provisions  56FL Acting appointments	1	(a) the Department; or
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15 Note: For variation, see subsection 33(3) of the Acts Interpretation Act 1901. 16 (2) The Minister may, at any time by written instrument, terminate an appointment made under subsection (1). 17 (2) The function of the Data Standards Body is to assist the Data Standards Chair. 18 (2) The Data Standards Body has the power to do all other things necessary or convenient to be done for or in connection with the performance of the Data Standards Body's function. 18 (3) The Data Standards Body must comply with the consumer data rules when assisting the Data Standards Chair, including complying with any requirements specified in those rules about: 18 (a) the Body's composition; or 19 (b) the Body's governance or processes. 19 (4) To avoid doubt, for a body that is the Data Standards Body, the body's functions and powers in its capacity other than as the Data Standards Body are taken to include the function and powers of the Data Standards Body while it is the Data Standards Body. 20 Subdivision D—Administrative provisions 21 The Minister may, by written instrument, appoint a person to act as the Data Standards Chair: 22 (a) during a vacancy in the office of Data Standards Chair (whether or not an appointment has previously been made to the office); or 23 (b) during any period, or during all periods, when the Data Standards Chair:	3	Public Governance, Performance and Accountability Act
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28 (whether or not an appointment has previously been made to the office); or 30 (b) during any period, or during all periods, when the Data Standards Chair:	26	
the office); or  the office); or  during any period, or during all periods, when the Data Standards Chair:	27	
30 (b) during any period, or during all periods, when the Data Standards Chair:	28	
Standards Chair:	29	

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		office.
	Note:	For rules that apply to acting appointments, see sections 33AB and 33A of the <i>Acts Interpretation Act 1901</i> .
<b>56FM</b>	Terms ar	nd conditions
	(if any	Data Standards Chair holds office on the terms and conditions y) in relation to matters not covered by this Division that are mined by the Minister.
56FN	Remuner	ation
	deterr that re Stand	Data Standards Chair is to be paid the remuneration that is mined by the Remuneration Tribunal. If no determination of emuneration by the Tribunal is in operation, the Data ards Chair is to be paid the remuneration that is prescribed by gulations.
		Data Standards Chair is to be paid the allowances that are ribed by the regulations.
	(3) This s 1973.	section has effect subject to the Remuneration Tribunal Act
<b>56FO</b>	Leave	
	Data S	ecretary of the Department may grant leave of absence to the Standards Chair on the terms and conditions that the tary determines.
56FP .	Application	on of the finance law etc.
	Public the Da	the purposes of the finance law (within the meaning of the conversal of th
	Note:	A consequence of this subsection is that the Secretary of the Department will be the accountable authority (within the meaning of that Act) applicable to the Data Standards Chair.

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2 3 4 5 6 7	(2	annual report under section 46 of the <i>Public Governance</i> ,  Performance and Accountability Act 2013 for a period, must include information in that report about:  (a) the performance of the Data Standards Chair's functions; and (b) the exercise of the Data Standards Chair's powers; during the period.
8 9 10 11 12 13 14	(3	<ul> <li>(a) subsections (1) and (2) do not apply; and</li> <li>(b) the Commission's annual report under section 46 of that Act for the period that includes that time must include information about the performance of the Data Standards Chair's functions, and the exercise of the Data Standards Chair's powers, at that time.</li> </ul>
15	56FQ Re	esignation
16 17	(1	) The Data Standards Chair may resign the Data Standards Chair's appointment by giving the Minister a written resignation.
18 19 20	(2	2) The resignation takes effect on the day it is received by the Minister or, if a later day is specified in the resignation, on that later day.
21	56FR Te	ermination of appointment
22 23 24 25 26 27	(1	<ul> <li>The Minister may terminate the appointment of the Data Standards Chair:</li> <li>(a) for misbehaviour; or</li> <li>(b) if the Data Standards Chair is unable to perform the duties of the Data Standards Chair's office because of physical or mental incapacity.</li> </ul>
28 29 30 31 32 33	(2	<ul> <li>2) The Minister may terminate the appointment of the Data Standards Chair if:</li> <li>(a) the Data Standards Chair:</li> <li>(i) becomes bankrupt; or</li> <li>(ii) applies to take the benefit of any law for the relief of bankrupt or insolvent debtors; or</li> </ul>

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1 2	(iii) compounds with the Data Standards Chair's creditors; or
3	(iv) makes an assignment of the Data Standards Chair's remuneration for the benefit of the Data Standards
5	Chair's creditors; or
6	(b) the Data Standards Chair fails, without reasonable excuse, to
7	comply with section 29 of the <i>Public Governance</i> ,
8	Performance and Accountability Act 2013 (which deals with
9 10	the duty to disclose interests) or rules made for the purposes of that section.
11	56FS Delegation
12 13	(1) The Data Standards Chair may delegate, in writing, any or all of the Chair's functions or powers to:
14	(a) an SES employee, or an acting SES employee, in the Data
15	Standards Body, in the Department or in the Commission; or
16	(b) an APS employee who is holding or performing the duties of
17	a specified office or position that:
18	(i) is in the Data Standards Body, in the Department or in
19	the Commission; and
20	(ii) is an office or position that the Chair is satisfied is
21	sufficiently senior for the APS employee to perform the
22	function or exercise the power; or
23	(c) if there are no APS employees (including SES employees) in
24	the Data Standards Body—a person:  (i) who holds an office or position in the Data Standards
<ul><li>25</li><li>26</li></ul>	Body that the Chair considers is sufficiently senior for
27	the person to perform the function; and
28	(ii) who the Chair considers has appropriate qualifications
29	or expertise to perform the function.
30	(2) Subsection (1) does not apply to the function referred to in
31	paragraph 56FH(1)(a) (about making standards).
32	Note: This subsection does not prevent a person who is acting as the Data
33	Standards Chair from making a standard.
34	(3) In performing a delegated function or exercising a delegated
35	power, the delegate under subsection (1) must comply with any
36	directions of the Data Standards Chair.

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#### **Division 7—Other matters**

2	<b>56GA</b>	CDR functions of the Information Commissioner
3 4 5 6		<ul><li>(1) The Information Commissioner has the following functions:</li><li>(a) the functions conferred on the Information Commissioner by another provision of this Part, or by an instrument made under this Part;</li></ul>
7 8 9		(b) advising the Minister, Commission or Data Standards Chair about any matter relevant to the operation of this Part (or the operation of instruments made under this Part).
10 11 12		Note: The Commission may also delegate to the Information Commissioner any of the Commission's functions relating to this Part (see subsection 26(3)).
13 14 15		(2) The functions referred to in subsection (1) may be performed by the Information Commissioner on request or on the Information Commissioner's own initiative.
16	<b>56GB</b>	Referring to instruments as in force from time to time
17 18 19 20 21		<ul> <li>(1) This section applies to the following instruments:</li> <li>(a) designations under section 56AC (about designated sectors);</li> <li>(b) regulations made for the purposes of a provision of this Part;</li> <li>(c) the consumer data rules;</li> <li>(d) data standards.</li> </ul>
22 23 24 25 26 27		<ul> <li>(2) An instrument to which this section applies may make provision in relation to a matter by applying, adopting or incorporating (with or without modification) any matter contained in any other instrument or writing:</li> <li>(a) as in force or existing at a particular time; or</li> <li>(b) as in force or existing from time to time.</li> </ul>
28 29		(3) Subsection (2) has effect despite subsection 14(2) of the <i>Legislation Act 2003</i> .

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<ul> <li>(1) If:</li> <li>(a) a CDR participant, or designated gateway, for CDR data (the <i>CDR entity</i>):</li> <li>(i) provides the CDR data to another person; or</li> <li>(ii) otherwise allows another person access to the CDR data; and</li> </ul>
<ul><li>CDR entity):</li><li>(i) provides the CDR data to another person; or</li><li>(ii) otherwise allows another person access to the CDR</li></ul>
<ul><li>(i) provides the CDR data to another person; or</li><li>(ii) otherwise allows another person access to the CDR</li></ul>
(ii) otherwise allows another person access to the CDR
auu, ana
(b) the CDR entity does so, in good faith, in compliance with:
(i) this Part; and
(ii) regulations made for the purposes of this Part; and
(iii) the consumer data rules;
the CDR entity is not liable to an action or other proceeding,
whether civil or criminal, for or in relation to the matter in
paragraph (a).
Note: A defendant bears an evidential burden in relation to the matter in
subsection (1) for a criminal action or criminal proceeding (see
subsection 13.3(3) of the <i>Criminal Code</i> ).
(2) A person who wishes to rely on subsection (1) in relation to a civil
action or civil proceeding bears an evidential burden in relation to
that matter.
(3) In this section:
evidential burden, in relation to a matter, means the burden of
adducing or pointing to evidence that suggests a reasonable
possibility that the matter exists or does not exist.
<b>Exemptions by the Commission</b>
(1) The provisions covered by this section are:
(a) the following provisions:
(i) the provisions of this Part;
(ii) the provisions of regulations made for the purposes of
the provisions of this Part;
(iii) the provisions of the consumer data rules; and

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1 2 3	(b) definitions in this Act, or in the regulations or consumer data rules, as they apply to references in provisions referred to in paragraph (a).
4 5 6 7	(2) The Commission may, by written notice given to a person, exempt the person, in relation to particular CDR data or one or more classes of CDR data, from all or specified provisions covered by this section.
8 9 10	<ul><li>(3) An exemption under subsection (2):</li><li>(a) may or may not be limited to a specified period; and</li><li>(b) may apply unconditionally or subject to specified conditions.</li></ul>
11 12	(4) The Commission must publish on its website the details of each exemption under subsection (2).
13 14 15	(5) Applications may be made to the Administrative Appeals Tribunal for review of a decision of the Commission exempting, or refusing to exempt, a person under subsection (2).
16	56GE Exemptions and modifications by regulations
116 117 118 119 220 221 222 23 24 225	<ul> <li>56GE Exemptions and modifications by regulations</li> <li>(1) The provisions covered by this section are: <ul> <li>(a) the following provisions:</li> <li>(i) the provisions of this Part;</li> <li>(ii) the provisions of regulations made for the purposes of the provisions of this Part;</li> <li>(iii) the provisions of the consumer data rules; and</li> <li>(b) definitions in this Act, or in the regulations or consumer data rules, as they apply to references in provisions referred to in paragraph (a).</li> </ul> </li> <li>(2) The regulations may:</li> </ul>

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1 2	(c) declare that provisions covered by this section apply in relation to:
3	(i) a particular person in relation to particular CDR data or one or more classes of CDR data; or
5	(ii) a class of persons in relation to particular CDR data or one or more classes of CDR data;
7 8	as if specified provisions were omitted, modified or varied as specified in the declaration.
9 10	(3) An exemption under paragraph (2)(a) or (b), or a declaration under paragraph (2)(c):
11	(a) may or may not be limited to a specified period; and
12	(b) may apply unconditionally or subject to specified conditions.
13	56GF Alternative constitutional basis
14	(1) Without limiting their effect apart from this section, the CDR
15	provisions also have effect as provided by this section.
16	(2) The CDR provisions also have the effect they would have if:
17	(a) subsections (3), (4), (5) and (6) had not been enacted; and
18 19	(b) the CDR provisions did not apply except to the extent that they relate to CDR entities that are:
20	(i) corporations to which paragraph 51(xx) of the Constitution applies; or
21	**
22	(ii) bodies corporate that are incorporated in a Territory.
23	(3) The CDR provisions also have the effect they would have if:
24	(a) subsections (2), (4), (5) and (6) had not been enacted; and
25	(b) the CDR provisions did not apply except to the extent that
26	they relate to CDR entities that are:
27	(i) providers of postal, telegraphic, telephonic or other like
28	services (within the meaning of paragraph 51(v) of the
29	Constitution); or
30	(ii) providers of banking services; or
31	(iii) providers of insurance services.
32	(4) The CDR provisions also have the effect they would have if:
33	(a) subsections (2), (3), (5) and (6) had not been enacted; and

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2	they relate to:
3	(i) making a supply or communication; or
4	(ii) conducting an activity or otherwise doing something;
5	using a postal, telegraphic, telephonic or other like service
6	(within the meaning of paragraph 51(v) of the Constitution).
7	
7	(5) The CDR provisions also have the effect they would have if: (a) subsections (2), (3), (4) and (6) had not been enacted; and
8	
9	(b) the CDR provisions did not apply except to the extent that they relate to CDR entities that are engaging in any of the
10 11	following:
12	(i) trade or commerce between Australia and places outside
13	Australia;
14	(ii) trade or commerce among the States;
15	(iii) trade or commerce within a Territory, between a State
16	or Territory or between 2 Territories.
17	(6) The CDR provisions also have the effect they would have if:
18	(a) subsections (2), (3), (4) and (5) had not been enacted; and
19	(b) the CDR provisions did not apply except to the extent that
20	they relate to protecting against interference, or attacks, of
21	the kind described in paragraph 1 of Article 17 of the ICCPR.
22	(7) Section 6 (about the application of this Act to persons who are not
23	corporations) does not apply in relation to the CDR provisions.
24	(8) In this section:
25	CDR entity means any of the following:
26	(a) a data holder of CDR data;
27	(b) an accredited person;
28	(c) a recipient of CDR data;
29	(d) a designated gateway for CDR data.
30	ICCPR means the International Covenant on Civil and Political
31	Rights, done at New York on 16 December 1966, as amended and
32	in force for Australia from time to time.
33	Note: The text of the International Covenant is set out in Australian Treaty
34	Series 1980 No. 23 ([1980] ATS 23). In 2018, the text of a Covenant

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	Treaties Library on the AustLII website (www.austlii.edu.au).
56G(	G Compensation for acquisition of property
	(1) This section applies if the operation of the CDR provisions would
	result in an acquisition of property (within the meaning of
	paragraph 51(xxxi) of the Constitution) from a person otherwise than on just terms (within the meaning of that paragraph).
	(2) The person who acquires the property is liable to pay a reasonable
	amount of compensation to the first-mentioned person.
	(3) If the 2 persons do not agree on the amount of the compensation, the person to whom compensation is payable may institute
	proceedings in:
	(a) the Federal Court; or
	(b) the Supreme Court of a State or Territory;
	for the recovery from the other person of such reasonable amount
	of compensation as the Court determines.
56GI	H Review of the operation of this Part
	(1) The Minister must cause an independent review to be conducted of the operation of this Part.
	(2) The persons who conduct the review must complete it, and give the Minister a written report of the review, before 1 January 2022.
	(3) The Minister must cause copies of the report to be tabled in each
	House of the Parliament within 15 sitting days of that House after
	the report is given to the Minister.
2 Tr	ansitional—banking sector
	Designating the banking sector
(1)	Subsections 56AD(2) and (3) and sections 56AE and 56AF of the
( )	Competition and Consumer Act 2010 do not apply in relation to an
	instrument under subsection 56AC(2) of that Act that:

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1 2		(i) one or more authorised deposit-taking institutions (within the meaning of the <i>Banking Act 1959</i> ); or
3 4		(ii) one or more classes of authorised deposit-taking institutions (within the meaning of the <i>Banking Act</i>
5		1959);
6 7		as holding one or more classes of information (or on whose behalf such information is held); and
8		(b) is to be made before the later of:
9		(i) 1 January 2020; and
10 11		(ii) the end of the 3-month period starting on the day this Part commences.
12		Consumer data rules for the banking sector
13	(2)	Section 56BQ of the Competition and Consumer Act 2010 does not
14		apply in relation to consumer data rules to be made under
15		subsection 56BA(1) of that Act to the extent that those rules:
16		(a) relate to matters covered by an instrument under
17 18		subsection 56AC(2) of that Act that is to be made as described in subitem (1); and
19		(b) are made before the later of:
20		(i) 1 January 2020; and
21		(ii) the end of the 3-month period starting on the day this
22		Part commences.
23	3 Tr	ansitional—energy sector
24	(1)	Subsections 56AD(2) and (3) and sections 56AE and 56AF of the
25		Competition and Consumer Act 2010 do not apply in relation to an
26		instrument under subsection 56AC(2) of that Act that:
27		(a) is to specify matters including one or more of the following:
28		(i) one or more, or one or more classes of, Registered
29 30		participants (within the meaning of the National Electricity Law);
31		(ii) the Australian Energy Regulator;
32		(iii) Australian Energy Market Operator Limited (ACN
33		072 010 327);

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1		(iv) all or a part of the Department of State administered by
2		the Minister of Victoria administering the National
3		Electricity (Victoria) Act 2005 (Vic.);
4		as holding one or more classes of information (or on whose
5		behalf such information is held); and
6		(b) is to be made before the later of:
7		(i) 1 January 2020; and
8		(ii) the end of the 3-month period starting on the day this
9		Part commences.
10	(2)	In this item:
1		National Electricity Law means the National Electricity Law set out in
2		the Schedule to the National Electricity (South Australia) Act 1996
13		(SA).

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2	Australian Information Commissioner Act 2010
3	4 Section 3
4	Insert:
5 6	consumer data right matters has the meaning given by section 32A.
7	5 Section 4
8	After "the privacy functions, which are", insert "mainly".
9	6 Subsection 9(1)
10	Repeal the subsection, substitute:
11 12	<ul><li>(1) The <i>privacy functions</i> are functions conferred on the Information Commissioner by an Act (or an instrument under an Act), if:</li><li>(a) the functions:</li></ul>
13	(i) relate to the privacy of an individual; and
14	(ii) are not freedom of information functions; or
15 16	(b) the functions are conferred by:
17	(i) Part IVD (about the consumer data right) of the
18	Competition and Consumer Act 2010; or
19	(ii) an instrument made under that Part; or
20	(iii) another Act because of that Part.
21	7 After paragraph 29(2)(a)
22	Insert:
23	(aa) for information acquired in the course of performing a
24	function conferred as described in paragraph 9(1)(b) (about
25	the consumer data right), or in the exercise of a related
26 27	power—the person records, discloses or otherwise uses the information in the course of:
28	(i) performing a function also conferred as described in tha
20 29	paragraph; or
30	(ii) exercising a related power; or

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1 2 3 4 5	(iii) providing information to the Minister, the Department, the Minister administering Part IVD of the <i>Competition and Consumer Act 2010</i> , the Department administered by the Minister administering that Part, or the Australian Competition and Consumer Commission; or
6	8 At the end of section 30
7	Add:
8	; and (c) the consumer data right matters (see section 32A).
9	9 After section 32
0	Insert:
1	32A Definition of the consumer data right matters
12	The <i>consumer data right matters</i> are a statement of the
13	performance of the functions conferred as described in
14	paragraph 9(1)(b).
15	Competition and Consumer Act 2010
16	10 Subsection 4(1)
17	Insert:
8	accountable authority has the same meaning as in the Public
19	Governance, Performance and Accountability Act 2013.
20	Accreditation Registrar means:
21	(a) if a person holds an appointment under
22	subsection 56CK(1)—that person; or
23	(b) otherwise—the Commission.
24	accredited data recipient has the meaning given by section 56AK.
25	accredited person means a person who holds an accreditation
26	under subsection 56CA(1).
27	Australian law has the same meaning as in the Privacy Act 1988.
28 29	<i>binding data standard</i> has the meaning given by subsection 56FA(3).

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*CDR consumer* has the meaning given by subsection 56AI(3).

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CDR data has the meaning given by subsection 56AI(1).
<i>CDR participant</i> has the meaning given by subsection 56AL(1).
CDR provisions has the meaning given by section 56AN.
chargeable CDR data has the meaning given by
subsection 56AM(1).
chargeable circumstances:
(a) in relation to the disclosure of chargeable CDR data—has the
meaning given by subsection 56AM(2); or
(b) in relation to the use of chargeable CDR data—has the
meaning given by subsection 56AM(3).
civil penalty provision of the consumer data rules means a
provision of the consumer data rules that is a civil penalty
provision (within the meaning of the Regulatory Powers Act).
collects: a person collects information only if the person collects
the information for inclusion in:
(a) a record (within the meaning of the <i>Privacy Act 1988</i> ); or
(b) a generally available publication (within the meaning of that
Act).
consumer data rules means rules made under section 56BA.
court/tribunal order has the same meaning as in the Privacy Act
1988.
data holder has the meaning given by subsection 56AJ(1).
Data Recipient Accreditor means:
(a) if a person holds an appointment under
subsection 56CG(1)—that person; or
(b) otherwise—the Commission.
data standard means a data standard made under section 56FA.
Data Standards Body means the body holding an appointment
under subsection 56FJ(1).

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	Data Standards Chair means:
	(a) if a person holds an appointment under section 56FG—that
	person; or
	(b) otherwise—the Commission.
	designated gateway has the meaning given by subsection 56AL(2).
	designated sector has the meaning given by subsection 56AC(1).
	directly or indirectly derived has the meaning given by
	subsection 56AI(2).
	earliest holding day has the meaning given by
	paragraph 56AC(2)(c).
	fee-free CDR data has the meaning given by subsection 56AM(4).
	holds: a person holds information if the person has possession or
	control of a record (within the meaning of the <i>Privacy Act 1988</i> )
	that contains the information.
	personal information has the same meaning as in the Privacy Act
	1988.
	privacy safeguard penalty provision has the meaning given by
	subsection 56EU(1).
	privacy safeguards means the provisions in Subdivisions B to F of
	Division 5 of Part IVD (about the consumer data right).
	<b>Regulatory Powers Act</b> means the Regulatory Powers (Standard Provisions) Act 2014.
11	Subsection 8A(4)
	After "under this Act", insert ", or the consumer data rules,".
12	Subsections 19(1) and (7)
	After "this Act", insert ", or the consumer data rules,".
13	Subsection 25(1)
	After "152ELA),", insert "the consumer data rules,".

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1	14 E	Before subsection 26(1)
2		Insert:
3		Delegation to staff members of ASIC
4	15 <i>A</i>	At the end of section 26
5		Add:
6		Delegations relating to Part IVD or the consumer data rules
7 8 9		<ul><li>(3) The Commission may, by resolution and in accordance with subsection (5), delegate any of its functions and powers under:</li><li>(a) Part VI; or</li></ul>
10		(b) Division 5 of Part XI; or
		(c) section 155;
11		to the extent that the functions or powers relate to Part IVD or the
12 13		consumer data rules.
14 15		Note: Division 5 of Part XI relates to the consumer data rules in the way described in section 56BM.
16		(4) A member of the Commission may, by writing and in accordance
17 18		with subsection (5), delegate any of the member's functions and powers under section 155 to the extent that the functions or powers
19		relate to Part IVD or the consumer data rules.
20 21		(5) A delegation under subsection (3) or (4) of a function or power may be:
22		(a) to the Information Commissioner; or
23		(b) to a member of the staff of the Office of the Australian
24		Information Commissioner referred to in section 23 of the
25		Australian Information Commissioner Act 2010;
26		if:
27 28		(c) the Information Commissioner agrees to the delegation in writing; and
29		(d) in the case of a delegation to a staff member referred to in
30		paragraph (b)—the Information Commissioner is satisfied
31		that the staff member:
32		(i) is an SES employee or acting SES employee; or

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Subsection 75B(1)	
Omit "section 55B, 60C, 60K or 92", substitute "section 55B, subsection 56BN(1), 56BO(1), 56BT(1) or 56CC(1), section 56CD, 60C, 60K or 92 or a civil penalty provision of the consumer data rules"	,.
After subparagraph 76(1)(a)(ia)	
Insert:	
(ib) subsection 56BO(1) or 56BT(1), section 56CD or a cive penalty provision of the consumer data rules;	il
Paragraph 76(1A)(b)	
After "Part IV", insert ", or that relates to subsection 56BO(1) or	
56BT(1), section 56CD or a civil penalty provision of the consumer	
data rules not covered by paragraph (cb) of this subsection".	
After paragraph 76(1A)(ca)	
Insert:	
(cb) for each act or omission to which this section applies that	
* * *	S
amount of that pecuniary penalty; and	
After paragraph 76(1B)(aa)	
Insert:	
(ab) for each act or omission to which this section applies that	
	ed.
by paragraph (aab) of this subsection—\$500,000; and	
After paragraph 76(1B)(aaa)	
Insert:	
(aab) for each act or omission to which this section applies that relates to a civil penalty provision of the consumer data rule	
relates to a civil penalty provision of the consumer data rule	S
	Omit "section 55B, 60C, 60K or 92", substitute "section 55B, subsection 56BN(1), 56BO(1), 56BT(1) or 56CC(1), section 56CD, 60C, 60K or 92 or a civil penalty provision of the consumer data rules'  After subparagraph 76(1)(a)(ia)  Insert:  (ib) subsection 56BO(1) or 56BT(1), section 56CD or a civil penalty provision of the consumer data rules;  Paragraph 76(1A)(b)  After "Part IV", insert ", or that relates to subsection 56BO(1) or 56BT(1), section 56CD or a civil penalty provision of the consumer data rules not covered by paragraph (cb) of this subsection".  After paragraph 76(1A)(ca)  Insert:  (cb) for each act or omission to which this section applies that relates to a civil penalty provision of the consumer data rule that sets out at its foot a pecuniary penalty for a body corporate indicated by the words "Civil penalty"—the amount of that pecuniary penalty; and  After paragraph 76(1B)(aa)  Insert:  (ab) for each act or omission to which this section applies that relates to subsection 56BO(1) or 56BT(1), section 56CD or civil penalty provision of the consumer data rules not covere by paragraph (aab) of this subsection—\$500,000; and  After paragraph 76(1B)(aaa)  Insert:  (aab) for each act or omission to which this section applies that

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	than a body corporate indicated by the words "Civil penalty"—the amount of that pecuniary penalty; and
22	Section 76B (heading)
	Repeal the heading, substitute:
76I	3 Consequences in some cases if substantially the same conduct contravenes a provision of this Act and is an offence
23	Subsections 76B(2), (3), (4)
	Omit "or section 92", substitute ", subsection 56BO(1) or section 56CD or 92".
24	Paragraph 76B(5)(a)
	Omit "or section 92", substitute ", subsection 56BO(1) or section 56CD or 92".
25	Subparagraph 79A(1)(a)(i)
	Omit ", 45AG, 154Q or 155", substitute "or 45AG, subsection 56BN(1) or 56CC(1) or section 154Q or 155".
26	Subparagraph 79B(a)(ii)
	After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
27	Paragraph 79B(a)
	After "this Act", insert "or the consumer data rules".
28	After subparagraph 80(1)(a)(iia)
	Insert:
	(iib) subsection 56BN(1), 56BO(1), 56BT(1) or 56CC(1),
	section 56CD or a civil penalty provision of the consumer data rules;
29	Paragraphs 80(9)(a) and (b)
	After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
30	Subsection 82(1)
	Repeal the subsection, substitute:

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1		(1) A person who suffers loss or damage by conduct of another person that was done in contravention of:
2		
3		(a) a provision of Part IV or IVB; or
4		(b) section 55B, 60C or 60K; or
5		(c) subsection 56BN(1), 56BO(1), 56BT(1) or 56CC(1) or
6		section 56CD; or
7		(d) a civil penalty provision of the consumer data rules;
8		may recover the amount of the loss or damage by action against
9 10		that other person or against any person involved in the contravention.
	NT /	
11 12 13	Note:	Any legal proceeding in progress under subsection 82(1) of the <i>Competition and Consumer Act 2010</i> when that subsection is so repealed will continue as if the repeal had not happened (see subsection 7(2) of the <i>Acts Interpretation Act 1901</i> ).
14	31	Subparagraph 83(1)(a)(ii)
15		After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
16	32	Paragraph 83(1)(b)
17		Repeal the paragraph, substitute:
18		(b) in which that person has been found to have contravened, or
19		to have been involved in a contravention of:
20		(i) a provision of Part IV or IVB; or
21		(ii) section 55B, 60C or 60K; or
22 23		(iii) subsection 56BO(1) or 56BT(1), section 56CD or a civil penalty provision of the consumer data rules.
24	33	Paragraph 84(1)(a)
25		After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
26	34	Paragraph 84(1)(b)
27		Omit "or Part V", substitute ", Part V, subsection 56BN(1), 56BO(1),
28		56BT(1) or 56CC(1), section 56CD or a civil penalty provision of the
29		consumer data rules".
30	35	Subsection 84(2)
31		After "this Act", insert "and the consumer data rules".

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1	36	Paragraph 84(3)(a)
2		After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
3 4 5 6	37	Paragraph 84(3)(b)  Omit "or Part V", substitute ", Part V, subsection 56BN(1), 56BO(1), 56BT(1) or 56CC(1), section 56CD or a civil penalty provision of the consumer data rules".
7 8	38	Subsection 84(4) After "this Act", insert "and the consumer data rules".
9 10	39	Subsection 86(1) After "this Act", insert "or the consumer data rules".
11	40	Subsections 86(1A) and (2)
12		Omit "or section 55B", substitute ", section 55B, subsection 56BO(1) or
13 14		56BT(1), section 56CD or a civil penalty provision of the consumer data rules".
15	41	Paragraph 86A(1)(b)
16 17 18		Omit "or section 55B", substitute ", section 55B, subsection 56BO(1) or 56BT(1), section 56CD or a civil penalty provision of the consumer data rules".
19 20	42	Subsection 86C(4) (paragraph (a) of the definition of contravening conduct)
21		Repeal the paragraph, substitute:
22		(a) contravenes Part IV or IVB, section 55B,
23 24		subsection 56BN(1), 56BO(1), 56BT(1) or 56CC(1), section 56CD, section 60C, 60K or 92 or a civil penalty
25		provision of the consumer data rules; or
26	43	Paragraph 86D(1)(b)
27		After "or 45AG", insert "or subsection 56BN(1) or 56CC(1)".
28	44	Subsection 86D(1A)
29		After "or 45AG", insert "or subsection 56BN(1) or 56CC(1)".

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1	45	Paragraph 86E(1)(a)
2		After "Part IV", insert ", subsection 56BN(1), 56BO(1), 56BT(1) or
3		56CC(1), section 56CD or a civil penalty provision of the consumer
4		data rules".
5	46	Paragraph 86E(1A)(a)
6		After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
7	47	Subsection 86F(1)
8		After "this Act", insert "or the consumer data rules".
9	48	Subsection 86F(3)
10		After "this Act", insert "or the consumer data rules".
11	49	Subsection 87(1)
12		After "offence against section 45AF or 45AG", insert "or
13		subsection 56BN(1) or 56CC(1)".
14	50	Subsection 87(1)
15		Omit "section 55B, 60C or 60K", substitute "section 55B,
16		subsection 56BO(1) or 56BT(1), section 56CD, 60C or 60K or a civil
17		penalty provision of the consumer data rules".
18	51	Paragraphs 87(1A)(a) and (b)
19		Omit "or section 60C or 60K", substitute ", subsection 56BN(1),
20		56BO(1), 56BT(1) or 56CC(1), section 56CD, 60C or 60K or a civil
21		penalty provision of the consumer data rules".
22	52	Paragraph 87(1A)(baa)
23		After "section 55B", insert ", subsection 56BN(1), 56BO(1), 56BT(1)
24 25		or 56CC(1), section 56CD or a civil penalty provision of the consumer data rules".
26	53	Paragraph 87(1A)(ba)
27		After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
		,

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54	Paragraph 87(1B)(a)
	Omit "Part IV (other than section 45D or 45E), Division 2 of Part IVB
	or section 60C or 60K", substitute "a provision referred to in that
	paragraph".
55	Subsection 87(1BAA)
	Omit "(1A)(b)", substitute "(1A)(baa)".
56	Subsection 87(1BAA)
	Omit "section 55B", substitute "a provision referred to in that
	paragraph".
57	Paragraph 87(1BA)(a)
	Omit "section 45AF or 45AG", substitute "a provision referred to in
	that paragraph".
58	Subsection 87(1C)
	Omit "or section 60C or 60K", substitute ", subsection 56BN(1),
	56BO(1), 56BT(1) or 56CC(1), section 56CD, 60C or 60K or a civil
	penalty provision of the consumer data rules".
59	Subsection 87B(1)
	After "this Act (other than Part X)", insert "or the consumer data rules".
60	Section 154
	After "contravention of this Act", insert "or the consumer data rules".
61	Section 154A (paragraph (a) of the definition of evidential
	material)
	After "contravention of this Act", insert "or the consumer data rules".
62	Paragraph 154V(2)(a)
	After "contravention of this Act", insert "or the consumer data rules".
63	At the end of paragraph 155(2)(a)
	Add:
	(iv) the consumer data rules; or

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64	After Subparagraph 155(2)(b)(l)
	Insert:
	(ia) a designated consumer data right matter (as defined by subsection (9AA) of this section); or
65	After subsection 155(9)
	Insert:
	<ul> <li>(9AA) A reference in this section to a <i>designated consumer data right matter</i> is a reference to the performance of a function, or the exercise of a power, conferred on the Commission by or under:</li> <li>(a) Part IVD (other than Division 5); or</li> </ul>
	(b) regulations made under this Act for the purposes of that Part
	or
	(c) the consumer data rules.
66	Subsection 155AAA(21) (paragraph (a) of the definition of core statutory provision)
	After "IV,", insert "IVD (other than Division 5),".
67	Subsection 155AAA(21) (paragraph (a) of the definition of core statutory provision)
	Before "; or", insert "or of the consumer data rules".
68	Section 157A (heading)
	Repeal the heading, substitute:
157	7A Disclosure of energy-related information by Commission
69	After section 157A
	Insert:
157	7AA Disclosure of CDR-related information by Commission
	Disclosure to the Information Commissioner
	(1) The Commission or a Commission official may disclose to:

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1 2	(b) any staff or consultant assisting the Information Commissioner in performing that Commissioner's functions,
3	or exercising that Commissioner's powers, relating to Part IVD or the consumer data rules;
5	any information that the Commission obtains under this Act, or the
6	consumer data rules, that is relevant or likely to be relevant to the
7	functions or powers referred to in paragraph (b).
8 9	Note: The <i>Privacy Act 1988</i> also contains provisions relevant to the use and disclosure of information.
10 11	(2) The Information Commissioner or a person mentioned in paragraph (1)(b) must only use the information:
12	(a) for a purpose connected with the performance of the
13	functions, or the exercise of the powers, referred to in
14	paragraph (1)(b); and
15	(b) in accordance with any conditions imposed under
16	subsection (4).
17	Disclosure to a foreign agency
18	(3) The Commission or a Commission official may disclose to:
19	(a) an agency having the function in a foreign country of
20	supervising or regulating the disclosure of similar
21	information to that covered by an instrument designating a
22	sector under subsection 56AC(2); or
23	(b) an agency, that is prescribed by the regulations, of a foreign
24	country;
25	any information that the Commission obtains:
26	(c) under this Act in relation to Part IVD or the consumer data
27	rules; or
28	(d) under the consumer data rules.
29	Conditions
30	(4) The Commission or a Commission official may impose conditions
31	to be complied with in relation to information disclosed under
32	subsection (1) or (3).

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1		Definitions
2		(5) In this section:
3 4		Commission official means:  (a) a member, or associate member, of the Commission; or
5 6		<ul><li>(b) a person referred to in subsection 27(1); or</li><li>(c) a person engaged under section 27A.</li></ul>
7 8 9 10 11 12 13		<ul> <li>foreign country includes a region where:</li> <li>(a) the region is a colony, territory or protectorate of a foreign country; or</li> <li>(b) the region is part of a foreign country; or</li> <li>(c) the region is under the protection of a foreign country; or</li> <li>(d) a foreign country exercises jurisdiction or control over the region; or</li> </ul>
14 15		(e) a foreign country is responsible for the region's international relations.
16 17	70	Paragraph 163(2)(a) After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
18 19 20	71	Subsection 163A(1)  After "this Act" (wherever occurring), insert "or the consumer data rules".
21 22	72	Subsection 163A(3) After "this Act", insert "or the consumer data rules".
23 24	73	Paragraph 163A(4)(a) After "this Act", insert "or the consumer data rules".
25 26	74	<b>Subsection 163A(4B)</b> After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
27 28	75	Paragraph 163A(4C)(a) After "45AG", insert "or subsection 56BN(1) or 56CC(1)".

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Consumer data right Schedule 1
Other amendments Part 2

1	76	Subsection 163A(4D)
2		After "45AG", insert "or subsection 56BN(1) or 56CC(1)".
3	Pr	ivacy Act 1988
4	77	Subsection 6(1)
5		Insert:
6 7		consumer data rules has the same meaning as in the Competition and Consumer Act 2010.
8	78	After subsection 6E(1C)
9		Insert:
10 11		Small business operator that is accredited for the consumer data right regime
12 13 14 15		(1D) If a small business operator holds an accreditation under subsection 56CA(1) of the <i>Competition and Consumer Act 2010</i> , this Act applies, with the prescribed modifications (if any), in relation to information that:
16		(a) is personal information; but
17		(b) is not CDR data (within the meaning of that Act);
18		as if the small business operator were an organisation.
19 20 21		Note: The regulations may prescribe different modifications of the Act fo different small business operators. See subsection 33(3A) of the Act Interpretation Act 1901.
22	79	Paragraphs 20E(2)(b) and (3)(e)
23		After "Australian law", insert "(other than the consumer data rules)".
24	80	Paragraphs 21G(2)(d) and (3)(f)
25		After "Australian law", insert "(other than the consumer data rules)".
26	81	Paragraphs 22E(2)(b) and (3)(b)
27		After "Australian law", insert "(other than the consumer data rules)".

No. , 2018

Treasury Laws Amendment (Consumer Data Right) Bill 2018

**Schedule 1** Consumer data right **Part 3** Contingent amendments

1	Part	3—Contingent amendments
3	Com	petition and Consumer Act 2010
4 5	82 F	Paragraphs 56EU(4)(b), 56EW(3)(b), 56EX(3)(b) and 56EY(5)(a)
6 7		Omit "Federal Circuit Court", substitute "Federal Circuit and Family Court of Australia (Division 2)".
8 9	Note:	This Part will commence only if section 3 of the Federal Circuit and Family Court of Australia Act 2018 has commenced.

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