

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

COMPUTER CRIME ACT, No. 24 OF 2007

[Cerfified on 09th July, 2007]

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Computer Crime Act, No. 24 of 2007

[Certified on 09th July 2007]

L. D.-O. 72/2000

An ACT TO PROVIDE FOR THE IDENTIFICATION OF COMPUTER CRIME AND TO PROVIDE THE PROCEDURE FOR THE INVESTIGATION AND PREVENTION OF SUCH CRIMES; AND TO PROVIDE FOR MATTERS CONNECTED THEREWITH AND INCIDENTAL THERETO.

BE it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:-

1. This Act may be cited as the Computer Crime Act, No.24 of 2007 and shall come into operation on such date as the Minister may by Order published in the *Gazette* appoint (hereinafter referred to as the "appointed date").

Short title.

2. (1) The provisions of this Act shall apply where—

Application of this Act.

- (a) a person commits an offence under this Act while being present in Sri Lanka or outside Sri Lanka;
- (b) the computer, computer system or information affected or which was to be affected, by the act which constitutes an offence under this Act, was at the material time in Sri Lanka or outside Sri Lanka;
- (c) the facility or service, including any computer storage, or data or information processing service, used in the commission of an offence under this Act was at the material time situated in Sri Lanka or outside Sri Lanka; or
- (d) the loss or damage is caused within or outside Sri Lanka by the commission of an offence under this Act, to the State or to a person resident in Sri Lanka or outside Sri Lanka.
- (2) For the purposes of paragraph (d) of subsection (1) "person" includes a body of persons corporate or unincorporate.

2-PL 000476-4,350 (2007/05)

PARTI

COMPUTER CRIME

3. Any person who intentionally does any act, in order to secure for himself or for any other person, access to—

(a) any computer; or

offence.

anauthorised access to a

Securing

b) any information held in any computer,

knowing or having reason to believe that he has no lawful authority to secure such access, shall be guilty of an offence and shall on conviction be liable to a fine not exceeding one hundred thousand rupees, or to imprisonment of either description for a term which may extend to five years, or both such fine and imprisonment.

Doing any act to secure unauthorised access in order to commit an offence

4. Any person who intentionally does any act, in order to secure for himself or for any other person, access to—

- (a) any computer; or
- any information held in any computer,

knowing or having reason to believe that he has no lawful authority to secure such access and with the intention of committing an offence under this Act or any other law for the time being in force, shall be guilty of an offence and shall on conviction be liable to a fine not exceeding two hundred thousand rupees or to imprisonment of either description for a term which may extend to five years or to both such fine and imprisonment.

Explanation 1— for the purposes of paragraph (a)
the more turning on of a computer is sufficient

Explanation 2- for the purposes of paragraph (b).

 (a) there should be an intention to secure any programme or data held in any computer;

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the access intended to be secured, should be unauthorised

(6)

- (c) it is not necessary to have access directed at any particular programme, data or computer.
- 5. Any person who, intentionally and without lawful authority causes a computer to perform any function knowing or having reason to believe that such function will result in unauthorised modification or damage or potential—damage to any computer or computer system or computer programme shall be guilty of an offence and shall on conviction be liable to a fine not exceeding three hundred thousand rupees or to imprisonment of either description for as term which may extend to five years or to both such fine and imprisonment.

Causing a computer to perform a function without lawful authority

an offence.

Illustrations

For any unauthorised modification or damage or potential damage to any computer or computer system or computer programme to take place, any one of the following may occur:—

- (a) impairing the operation of any computer, computer system or the reliability of any data or information held in any computer; or
- (b) destroying, deleting or corrupting, or adding, moving or altering any information held in any computer;
- (c) makes use of a computer service involving computer time and data processing for the storage or retrieval of data;
- (d) introduces a computer program which will have the effect of malfunctioning of a computer or falsifies the data or any information held in any computer or computer system.

Offences committed against national security &c.

Explanation: for the purposes of paragraphs (a) to (d) above, it is immaterial whether the consequences referred to therein were of a temporary or permanent nature.

6. (1) Any person who intentionally causes a computer to perform any function, knowing or having reason to believe that such function will result in danger or imminent danger

- (a) national security:
- (b) the national economy; or
- (c) public order.

shall be guilty of an offence and shall on conviction be punishable with imprisonment of either description for a term not exceeding five years.

- (2) In a prosecution for an offence under paragraphs (a) or (c) of subsection (1), a Certificate under the hand of the Secretary to the Ministry of the Minister in charge of the subject of Defence or, in a prosecution for an offence under paragraph (b) of subsection (1), a Certificate under the hand of the Secretary to the Ministry of the Minister in charge of the subject of Finance, stating respectively, that the situation envisaged in subsection (1) did in fact exist in relation to national security or public order, or the national economy, as the case may be, shall be admissible in evidence and shall be prima facte evidence of the facts stated therein.
- 7. Any person who, knowing or having reason to believe that any other person has without lawful authority obtained information from a computer or a storage medium of a computer.—

Dealing with data &c... unlawfully obtained an

(a) buys, receives, retains, sells, or in any manner deals with; or

offers to buy or sell, or in any manner deals with; or

downloads, uploads, copies or acquires the substance or meaning of,

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any such information shall be guilty of an offence and shall on conviction be liable to a fine not less than one hundred thousand rupees and not exceeding three hundred thousand rupees or to imprisonment of either description for a term not less than six months and not exceeding three years, or to both such fine and imprisonment.

Explanation .- For the purposes of sections 9 and 10-

- (a) It is immaterial that the offender had authority to access the computer or had authority to perform the function;
- (b) The offender need not have intended to cause or have had the knowledge that he is likely to cause, loss or damage to any particular person or institution,
- 8. Any person, who, knowingly or without lawful authority intercepts—
- (a) any subscriber information or traffic data or any communication, to, from or within a computer; or
- (b) any electromagnetic emissions from a computer that carries any information,

shall be guilty of an offence and shall on conviction be liable to a fine not less than one bundred thousand rupees and not exceeding three hundred thousand rupees or to imprisonment of either description for a term not less than six months and not exceeding three years, or to both such fine and imprisonment.

Hegal interception of data an offence

Using of illegal devices an offence.

- Any person who, without lawful authority produces, selfs, procures for use, imports, exports, distributes or otherwise makes available—
- (a) any device, including a computer or computer program;
- (b) a computer password, access code or similar information by which the whole or any part of a computer is capable of being accessed,

with the intent that it be used by any person for the purpose of committing an offence under this Act shall be guilty of an offence and shall on conviction be hable to a fine not less than one hundred thousand rupees and not exceeding three hundred thousand rupees or to imprisonment of either description for a term not less than six months and not exceeding three years, or to both such fine and imprisonment.

Unauthorised disclosure of information enabling access to a service, an offence.

10. Any person who, being entrusted with information which enables him to access any service provided by means of a computer, discloses such information without any express authority to do so or in breach of any contract expressed or implied, shall be guilty of an offence and shall on conviction be liable to a fine not less than one hundred thousand rupees and not exceeding three hundred thousand rupees or to imprisonment of either description for a term not less than six months and not exceeding three years or to both such fine and imprisonment.

Attempts to commit offence,

11. Any person who attempts to commit an offence under sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 of this Act or to cause such an offence to be committed, shall be guilty of an offence and shall on conviction be liable to a fine not exceeding one half of the maximum fine provided for each of such offences, or to imprisonment of either description for a term not exceeding one half of the maximum term provided for each of such of such offences, or to both such fine and imprisonment.

12. (1) Any person who abets the commission of an offence under this Act shall be guilty of the offence of abetment and shall on conviction—

n Abetment of an force.

- (a) if the offence abetted is committed in consequence of the abetment, be liable to the same punishment as is provided for the offence; and
- (b) if the offence is not committed in consequence of the abetment, be liable —
- (i) where the maximum fine or term of imprisonment is provided for, to a fine not exceeding one fourth of the maximum fine provided for the offence or to imprisonment of either description for a term not exceeding one fourth of the maximum term provided for the offence, or to both such fine and imprisonment; and
- (ii) where the maximum fine or imprisonment is not provided for or the maximum term of imprisonment is life, to a fine not exceeding two hundred and fifty thousand rupees or to imprisonment of either description for a term not exceeding five years, or to both such fine and imprisonment.
- (2) The term 'abet' shall have the same meaning as in sections 100 and 101 of the Penal Code (Chapter 19) and the provisions of sections 101A, 103, 104, 105, 106 and 107 of the Penal Code (Chapter 19) shall mutatis mutandis apply in relation to the abetiment of any offence under this Act.
- 13. (1) Any person who conspires to commit an offence under this Act shall be guilty of an offence and shall, on conviction be liable to be punished with the punishment prescribed for abetting the commission of that offence.

Conspiring to commit an offence.

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apply in relation to conspiracy to commit any offence under in subsection (2) of section 113A of the Penal Code (Ch. pter 19) and the provisions of that section shall mutatis mutandis (2) The term "conspire" shall have the same meaning as

Compensation to be awarded for offence. consequent to an loss or damage

- commission of such offence.... this Act, and where it is established that as a result of the 14. (1) Where a person is convicted of an offence under
- 3 loss or damage was caused to any person or institution; or
- 6 monetary gain accrued to the offender or any other

the offenderbe imposed on the offender, make order for the payment by the court shall, in addition to any other punishment that may

- 3 of compensation, to the person or institution that incurred loss or damage; or
- of a sum equivalent to the value of the monetary gain so accrued, to the State, as the case may be,
- the loss or damage or the State, as the case may be. Court in favour of the person or institution which suffered be enforced as if such order was a decree entered by the District (2) An order made under subsection (1) for payment, shall
- of the facts stated therein. shall be admissible in evidence and shall be prime facie proof damage caused or the monetary value of the gain accrued the quantum of compensation is proportionate to the loss or victim and a statement whether in the opinion of the expert, record of the quantum of compensation as computed by the (3) A Certificate under the hand of an expert containing a

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prejudice any right of that person to a civil remedy for the compensation in favour of any person shall not debar or recovery of damages : (4) An order under subsection (1) for the payment of

of this Act, be computed only from the date on which an of any action relating to a civil remedy, shall, for the purposes order under subsection (1) is made. Prescription Ordinance (Chapter 68) for the commencement Provided however that the time limit specified in the

PART II

INVESTIGATIONS

- with in accordance with the provisions of the Code of Criminal under this Act shall be investigated, tried or otherwise dealt Procedure Act, No. 15 of 1979 Except as otherwise provided by this Act, all offences
- offence within the meaning of, and for the purpose of, the Code of Criminal Procedure Act, No. 15 of 1979. Every offence under this Act shall be a cognizable
- under this Act. assist any police officer in the investigation of an offence software technology (hereinafter referred to as "an expert") to qualification and experience in electronic engineering or in the Gazette any public officer having the required charge of the subject of Justice, appoint by Order published and Technology may, in consultation with the Minister in 17. (1) The Minister in charge of the subject of Science

a panel of experts

Appointment of

- 3 any member of the staff of any University who University; nominated by the Vice-Chancellor of the relevant possesses the prescribed qualification and, who is

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For the purposes of this section "expert" includes-

investigated under the the Act to be offence. cognizable Offence under Offences under this Act to be Procedure. provisions of the Code of Criminal

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any public institution which in the opinion of the relevant University possesses the prescribed qualification and is nominated Vice-Chancellor of such University: 3

identified in terms of paragraph (a) or (b) above the Minister may, in consultation with the Vice-Provided that where an "expert" cannot be Chancellor of the relevant University appoint any other institution which satisfies the prescribed qualification;

- University shall mean any University established under the Universities Act, No. 16 of 1978. 3
- (3) The qualifications and experience (having regard to the specific areas of expertise in electronic engineering or software technology) required to be fulfilled by an officer appointed under subsection (1) and the manner and mode of appointment and the conditions of appointment of such officer shall be as prescribed by regulations.
- (4) For the purpose of an investigation under this Act, an expert called upon to assist any police officer shall, have the Power to-
- enter upon any premises along with a police officer not below the rank of a sub-inspector; (g)
- computer system or any programme, data or information held in such computer to perform any access any information system, computer or function or to do any such other thing; 3
- require any person to disclose any traffic data; (0)
- orally examine any person; E
- do such other things as may be reasonably required. for the purposes of this Act. E

- (5) An expert shall be paid such remuneration as may be determined by the Minister in consultation with the Minister in charge of the subject of Finance.
- (6) An expert may be called upon to assist any police officer in the investigation of an effence under this Act and it shall be duty of the officer to render all such assistance as may be required for the purposes of such investigation. Where any proceedings have been commenced consequent to the findings of an investigation, it shall be the duty of the officer to make available for the purposes of such proceedings, any information, data, material or other matter that may be obtained by him in the course of such investigation.
- (1) An expert or a police officer may, for the purposes of an investigation under this Act under the authority of a warrant issued in that behalf by a Magistrate on application made for such purpose,---

Powers of search and seizure with Warrant

- obtain any information including subscriber information and traffic data in the possession of any service provider; \equiv
- intercept any wire or electronic communication including subscriber information and traffic data, at any stage of such communication, 3
- (2) Notwithstanding the provisions of subsection (1), an expert or a police officer may without a warrant exercise aft or any of the powers referred to in that subsection, if-
- the investigation needs to be conducted urgently; E
- there is a likelihood of the evidence being host. destroyed, modified or rendered inaccessible; and 3
- there is a need to maintain confidentiality regarding the investigation. (0)

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(3) The provisions of sections 36, 37 and 38 of the Code of Criminal Procedure Act. No. 15 of 1979 shall not apply in

relation to the arrest of a person for an offence under this Act.

in which and the procedures required to be followed in respect of, the retention and interception of data and information (4) The Minister may by regulation prescribe the manner including traffic data, for the purposes of any investigation under this Act. (1) Where an expert or a police officer is satisfied hat any information stored in a computer is reasonably required for the purposes of an investigation under this Act and that there is a risk that such information may be lost, destroyed, modified or rendered inaccessible, he may by written notice require the person in control of such computer or computer system to ensure that the information be preserved for such period not exceeding seven (07) days as may be specified in such notice.

Preservation of

information,

(2) On an application made to a Magistrate having jurisdiction, the period for which the information is to be preserved may be extended for such further period, which in the aggregate shall not exceed upto ninety days. 20. Every police officer and every expert who conducts of an investigation, shall make every endeavour to ensure any search, inspection or does any other thing in the course that the ordinary course of legitimate business for which any computer may be used is not hampered by such search, inspection or investigation and shall not seize any computer. computer system or part thereof, if such seizure will prejudice the conduct of the ordinary course of business for which the computer is used, unless---

computer not to

Normal use of be hampered. it is not possible to conduct the inspection on the premises where such computer, computer system or part thereof is located; or (3)

thereof is essential to prevent the commission of the offence or the continuance of the offence or to obtain seizure of such computer, computer system or part custody of any information which would otherwise be lost, destroyed, modified or rendered inscoossible. 3

(1) Any porice officer may, in the course of an investigation under this Act, exercise powers of arrest, search, or seizure of any infermation accessible within any premises.

search and seize. Power of police officer to arrest.

> Provided that a police officer making an arrest without a warrant of person suspected of committing an offence under this Act, shall without unnecessary delay and within twentyfour hours of such arrest, exclusive of the time taken for the journey from the place of arrest to the presence of the Magistrate, produce such person before the Magistrate of the Court nearest to the place that the suspect is arrested.

(2) No police officer shall access any computer for the purpose of an investigation under this Act unless the Inspector General of Police has certified in writing that such police officer possesses adequate knowledge and skill in the field of information communication technology and is thereby possessed of the required expertise to perform such a function.

22. (I) Where any item or data has been seized or rendered inaccessible in the course of an investigation, the police officer conducting the scarch shall issue a complete list of such items and data including the date and time of such seizure or of rendering it inaccessible to the owner or person in charge of the computer or computer system.

(2) Subject to the provisions of subsection (3), a police officer may upon application made by the owner or person in control of the computer or computer system, permit a person nominated by such owner or person to issue such person a copy of such data.

Police officer to afford access to record and Seized date.

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investigation Duty to assist

proceeding.

would be prejudicial to any criminal investigation or copies under subsection (2) if it appears that such permission

(3) A police officer shall not grant permission or give such

or to assist in an investigation under this Act, shall comply with such requirement. 23. (1) Any person who is required to make any disclosure

a period not less than one year and not exceeding two years thousand rupees or to imprisonment of either description for conviction be liable to a fine not exceeding two hundred an investigation shall be guilty of an offence and shall on with such request made by such expert or police officer during conferred on an expert or a police officer or fails to comply or to both such fine and imprisonment. (2) A person who obstructs the lawful exercise of the powers

obtained in the of information investigation course of an Confidentiality

- of such investigations and he shall not disclose to any person all information as may come to his knowledge in the course obtained other than in the discharge of his duties under this or utilize for any purpose whatsoever any information so this Act shall maintain strict confidentiality with regard to 24. (1) Every person engaged in an investigation under
- written notice has been issued for the preservation of any has been requested or obtained and any person to whom a shall not make any disclosure in regard to such matters other been requested, obtained or required to be preserved, and to such information and the fact that such information has information shall maintain strict confidentiality in relation than with lawful authority. (2) Every service provider from whom any information
- civil or criminal law for the disclosure of any data or other information for the purposes of an investigation under this (3) A service provider shall not be held liable under the

conviction be liable to a fine not exceeding three hundred subsections (1) and (2) shall commit an offence and shall on a term not exceeding two years or to both such fine and thousand rupees or to imprisonment of either description for mprisonment. (4) Any person who contravenes the provisions of

PARTIII

MISCELLANEOUS

offences under this Act shall be vested with the High Court : The jurisdiction to hear, try and determine all

Jurisdiction.

try and determine such offence. holden at Colombo shall have exclusive jurisdiction to hear the commission of an offence under this Act, the High Court Extradition Law, No. 8 of 1977 is applicable in relation to Provided however that where the provisions of the

admissible in evidence and shall be prima facta evidence of authenticated by an expert in the prescribed manner, shall be expert or a police officer, as the case may be, and duly the facts stated therein. 26. (1) Every document duly signed and issued by an

> Police Officer. by an expert or a document issued Proof of

- information, data, report or any other similar document "document" shall include a certificate, declaration. (2) for the purposes, of this section the expression
- B thereof, of the following new item :is hereby amended by the insertion immediately before Part The Schedule to the Extradition Law, No. 8 of 1977
- (49) An offence committed in terms of the Computer Crimes Act, No. 24 of 2007.".
- in good faith by such expert or police officer as the case may an expert or a police officer appointed for the purpose of this be, in pursuance of h.s duties under this Act Act, for any lawful act which is done or purported to be done No civil or criminal action shall be instituted against

the Schedule to Amendment of Jw. No. 8 of the Extradition

proceedings. laminity from

- Every expert shall, in the discharge of his duties under this Act, be deemed to be-29.
- a "peace officer" within the meaning and for the purposes of the Code of Criminal Procedure Act, No. 15 of 1979; and \mathfrak{S}
- a "public officer" within the meaning and for the purposes of the Penal Code (Chapter 19) 3
- Where an offence under this Act is committed by a body of persons, then if that body of person is-

Offences by bodies of persons.

- a body corporate, every director and officer of that body corporate; or 3
- a firm, every partner of that firm; or (2)
- officer of that body responsible for its management a body unincorporated other than a firm, every and control, છ

shall be deemed to be guifty of such offence:

of such offence if he proves that such offence was committed Provided that no such person shall be deemed to be guifty without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

Presumptions.

- 31. For the purposes of the application of the provisions of the Penal Code (Chapter 19) in relation to an offence committed under this Act-
- territory of Sri Lanka shall be deemed to have been an offence under this Act committed outside the committed in Sri Lanka; and 3
- any information referred to in this Act shall be deemed to be property. 3

(1) The Minister may make regulations under this Act for the any matter authorized or required to be made under this Act, or which in required to be prescribed under this Act, or for the purpose of carrying out or giving effect to the principles and provisions of this Act. (2) Every regulation made by the Minister shall be published in the Gazette and shall come into operation on the date of such publication or on such later date as may be specified in the regulation,

as convenient after its publication in the Gazette be brought before Parliament for its approval. Any regulation which is (3) Every regulation made by the Minister shall as soon not so approved shall be deemed to be rescinded as from the date of disapproval but without prejudice to anything previously done thereunder. (4) Notification of the data on which a regulation is deemed to be rescinded shall be published in the Gazette. 33. Where a request is made to the Government of Sri Lanka, by or on behalf of another Government for the extradition of any person accused or convicted of an offence under this Act, the Minister shall on behalf of the Government of Sri Lanka, forthwith notify the Covernment of the requesting State of the measures which the Government of Sri Lanka has taken, or proposes to take, for the prosecution or extradition of that person for that offence. 34. Where a person who is not a citizen of Sri Lanka is arrested for an offence under this Act, such person shall be

appropriate representative of the State of which he to communicate without delay, with the nearest is a national or which is otherwise entitled to protect his rights or if he is a stateless person, with the nearest appropriate representative of the State in the territory of which he was habitually resident; and

3

Regulations.

notify requesting request is made. against persons extradition for whose State, of

Rights of certain persons arrested under this Act. for offences

- Criminal Matters Act, No. 25 of 2002 shall, wherever it is under this Act, be applicable in respect of the providing of necessary for the investigation and prosecution of an offence assistance as between the Government of Sri Lanka and other States who are either Commonwealth countries specified by the Minister by Order under section 2 of the aforesaid Act or Non-Commonwealth countries with which the Government of Sri Lanka entered into an agreement in terms of the aforesaid Act.
- (2) In the case of a country which is neither a be the duty of the Government to afford all such assistance under section 2 of the aforesaid Act nor a Non-Commonwealth country with which the Government of Sri Lanka entered Commonwealth country specified by the Minister by Order nto an agreement in terms of the aforesaid Act, then it shall to, and may through the Minister request all such assistance from, a convention country, as may be necessary for the investigation and prosecution of an offence under this Act (including assistance relating to the taking of evidence and statements, the serving of process and the conduct of searches),
- (3) The grant of assistance in terms of this section may be made subject to such terms and conditions as the Minister thinks fit.

Law and in this Act, shall for the purposes of that law be deemed not to be an offence of a political character or an offence connected with a political offence or an offence inspired by political motives, for the purposes only of the Notwithstanding anything in the Extradition Law. No, 8 of 1977, an offence specified in the Schedule to that extradition of any person accused or convicted of any such offence, as between the Government of Sri Lanka and any requesting State, or of affording assistance to a requesting State under section 35. 36.

his rights under paragraphs to be visited by a representative of that State; and 35. (1) The provisions of the Mutual Assistance in be informed of (α) and (b). (q) (c)

> Assistance to Convention States &c.

offences &c., for the purposes of the Extradition Law,

be political

Offences under this Act, not to

37. In the event of any inconsistency between the Sinhala

and Tamil texts of this Act, the Sinhala text shall prevail.

prevail in the event of Sinhala text to

inconsistency. Interpretation

In this Act, unless the context otherwise requires,---

"computer" means an electronic or similar device having information processing capabilities;

from which information is capable of being "storage medium" means any [electronic or similar device] reproduced, with or without the aid of any other article or device;

form, which is capable when incorporated in a "computer programme" means a set of instructions expressed in words, codes, schemes or any other medium that the computer can read, of causing a computer to perform or achieve a particular task;

'computer system" means a computer or group of interconnected computers, including the internet,

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'document" includes an electronic record;

"electronic record" means, information, record or data generated, stored, received or sont in an electronic form or microfilm, or by any other similar means; "function" in relation to a computer, includes 1 yeld, comind or carrying out of an arithmetical process, aeletion, storage and retrieval and communication to or within a computer; "information" includes data, text, images, sound, codes, computer programmes, databases or microfilm;

"service provider" means-

a public or private entity which provides the ability for its customers to communicate by means of a computer system; and \mathfrak{S}

(b) any other entity that processes or stores computer data or information on behalf of that entity or its customers,

"subscriber information" means any information, contained in the form of computer data or any other form that is held by a service provider, relating to subscribers of its services;

"traffic data" means data-

- (a) that relates to the attributes of a communication by means of a computer system;
- (b) data generated by a computer system that is part of a service provider; and
- (c) which shows communications origin, destination, route, time, data, size, duration or details of subscriber information.