

Surveillance Devices Act 1998

Surveillance Devices Regulations 1999

Reprint 3: The regulations as at 13 July 2018

Guide for using this reprint

What the reprint includes



Endnotes, Compilation table, and Table of provisions that have not come into operation

- 1. Details about the original regulations and legislation that has amended its text are shown in the Compilation table in endnote 1, at the back of the reprint. The table also shows any previous reprint.
- 2. Transitional, savings, modifying or other provisions identified in the Compilation table may be important. The table may refer to another endnote setting out the text of these provisions in full.
- 3. A table of provisions that have not come into operation, to be found in endnote 1a if it is needed, lists any provisions of the regulations being reprinted that have not come into operation and any amendments that have not come into operation. The full text is set out in another endnote that is referred to in the table.

Notes amongst text (italicised and within square brackets)

1. If the reprint includes a regulation that was inserted, or has been amended, since the regulations being reprinted were made, editorial notes at the foot of the regulation give some history of how the regulation came to be as it is. If the regulation replaced an earlier regulation, no history of the earlier regulation is given (the full history of the regulations is in the Compilation table).

Notes of this kind may also be at the foot of Schedules or headings.

- 2. The other kind of editorial note shows something has been
 - removed (because it was repealed or deleted from the law); or
 - omitted under the *Reprints Act 1984* s. 7(4) (because, although still technically part of the text, it no longer has any effect).

The text of anything removed or omitted can be found in an earlier reprint (if there is one) or one of the written laws identified in the Compilation table.

Reprint numbering and date

- The reprint number (in the footer of each page of the document) shows how many times the regulations have been reprinted. For example, numbering a reprint as "Reprint 3" would mean that the reprint was the 3rd reprint since the regulations were published. Reprint numbering was implemented as from 1 January 2003.
- 2. The information in the reprint is current on the date shown as the date as at which the regulations are reprinted. That date is not the date when the reprint was published by the State Law Publisher and it is probably not the date when the most recent amendment had effect.

Western Australia

Surveillance Devices Regulations 1999

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Reprinted under the *Reprints Act 1984* as at 13 July 2018

Surveillance Devices Act 1998

Surveillance Devices Regulations 1999

1. Citation

These regulations may be cited as the *Surveillance Devices Regulations* 1999 ¹.

2. Commencement

These regulations come into operation on the day on which the *Surveillance Devices Act 1998* comes into operation ¹.

3. Forms

- (1) A warrant issued under section 13, 14, 17, 19 or 22 of the Act is to be in the form of Form 1 in Schedule 1, or such other form as the judge or magistrate approves.
- (2) An application for emergency authorisation under section 21 of the Act is to be in the form of Form 2 in Schedule 1, or such other form as the Commissioner of Police approves.
- (3) An emergency authorisation issued under section 21 of the Act is to be in the form of Form 3 in Schedule 1, or such other form as the authorised person issuing the authorisation approves.
- (4) An application to a magistrate for a tracking device warrant or a tracking device (maintenance/retrieval) warrant is to be in the

form of Form 4 in Schedule 1, or such other form as the Commissioner of Police approves.

[Regulation 3 amended in Gazette 8 Feb 2000 p. 458; 5 May 2006 p. 1735.]

4. Law enforcement officers, classes prescribed

For the purposes of paragraph (d) of the definition of *law enforcement officer* in section 3(1) of the Act, each of the following classes of persons is prescribed —

- (a) conservation and land management officers (as defined in the *Conservation and Land Management Act 1984* section 3);
- (b) forest officers (as defined in the *Conservation and Land Management Act 1984* section 3);
- (c) rangers (as defined in the *Conservation and Land Management Act 1984* section 3);
- (d) wildlife officers (as defined in the *Conservation and Land Management Act 1984* section 3);
- (e) inspectors (as defined in the *Environmental Protection Act 1986* section 3(1)) who are officers or employees of a department, authority or agency of the State;
- (f) fisheries officers (as defined in the *Fish Resources Management Act 1994* section 4(1)) who are employed in the Serious Offences Unit of the Department as defined in section 4(1) of that Act).

[Regulation 4 inserted in Gazette 6 Jul 2010 p. 3225.]

5. Commonwealth agencies, instrumentalities and bodies

The following Commonwealth agencies, instrumentalities and bodies are prescribed for the purposes of section 4(2) of the Act —

(a) Australian Security Intelligence Organization continued by section 6 of the *Australian Security Intelligence Organization Act 1979* of the Commonwealth; and

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- (b) Australian Federal Police established by section 6 of the *Australian Federal Police Act 1979* of the Commonwealth; and
- [(c) deleted]
- (d) Australian Competition and Consumer Commission established by section 6A of the *Trade Practices*Act 1974 of the Commonwealth; and
- (e) the department of the Commonwealth public service responsible for administering the *Migration Act 1958* of the Commonwealth; and
- (f) each of the armed forces of the Commonwealth.

[Regulation 5 amended in Gazette 1 Dec 2015 p. 4821.]

6. Use of tracking devices without warrant

- (1) For the purposes of section 7(2)(d) of the Act the following circumstances are prescribed, that is, where a tracking device is attached, installed, used or maintained, or caused to be attached, installed, used or maintained
 - (a) by an emergency service to locate the person who is, or object that is, the subject of a search operation;
 - (b) by the person in charge of a hospital or nursing home in relation to a vulnerable patient to enable the person in charge to locate the vulnerable patient if he or she gets lost or goes missing;
 - (c) by the superintendent of a prison in relation to a prisoner to enable the superintendent to locate the prisoner if he or she escapes from legal custody;
 - (d) by a researcher in relation to an object the geographical location of which is relevant to research being carried out by that person;
 - (da) by a public authority for the purposes of monitoring traffic on a highway or main road;

- (e) for the purposes of any of the following
 - (i) Bail Act 1982 section 50L(1)(a);
 - (iia) Dangerous Sexual Offenders Act 2006 section 19A(2);
 - (ii) Sentence Administration Act 2003 section 30(c) or (e)(i), 57(2)(a) or 74G(c), (d) or (e);
 - (iii) Sentencing Act 1995 section 33H(2)(b), 75(2)(b) or 84C(2)(b);
 - (iv) Young Offenders Act 1994 section 109B(1)(a) or 136B(1)(a).
- (2) For the purposes of section 7(2)(d) of the Act the following circumstance is prescribed where a person uses, or causes to be used, a tracking device in relation to an object that
 - (a) was in the person's possession or under the person's control when the device was attached or installed; and
 - (b) is no longer in the person's possession or under the person's control; and
 - (c) the person reasonably believes to have been stolen.
- (3) As soon as practicable after a tracking device is attached, installed or used in relation to a vulnerable patient in circumstances described in subregulation (1)(b) the person in charge of the hospital or nursing home must give written notice of the attachment, installation or use to
 - (a) if a guardian has been appointed for the patient under the *Guardianship and Administration Act 1990*, the guardian; or
 - (b) otherwise
 - (i) the patient's next of kin; or
 - (ii) if the patient's next of kin is not known, the Public Advocate under the *Guardianship and Administration Act 1990*.

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(4) In this regulation —

emergency service means —

- (a) the police force of the State or of another State or a Territory; or
- (b) the department of the Public Service principally assisting in the administration of the *Fire and Emergency Services Act 1998* or an equivalent department, authority or agency of another State or a Territory; or
- (c) a voluntary or community rescue organisation; or
- (d) the Australian Maritime Safety Authority established under the *Australian Maritime Safety Authority Act 1990* (Commonwealth) section 5;

hospital has the meaning given in the *Health Services Act 2016* section 8(4);

nursing home means a facility at which an approved provider (as defined in the *Aged Care Act 1997* of the Commonwealth) provides residential care (as defined in that Act);

prison has the same meaning as in the *Prisons Act 1981*; *public authority* has the meaning given in the *Criminal Procedure Act 2004* section 3(1);

researcher means —

- (a) a member of the staff of, or a student at, a school, college, university or other educational or training institution; or
- (b) a member of the staff of, or person working for, a government agency, instrumentality or body;

superintendent has the same meaning as in the *Prisons Act 1981*;

vulnerable patient means a hospital patient or nursing home resident who, in the opinion of the person in charge of the hospital or nursing home —

- (a) is likely, due to illness, lack of awareness or other incapacity, to leave the hospital or nursing home without having due regard to his or her health and safety; or
- (b) being under a legal obligation to remain in the hospital or nursing home, is likely to attempt to leave; or
- (c) is likely to be taken away from the hospital or nursing home without the consent of the patient or the person in charge.

[Regulation 6 amended in Gazette 21 Sep 2007 p. 4734; 4 Jan 2013 p. 10; 19 Feb 2013 p. 992; 24 Jun 2016 p. 2340; 16 Sep 2016 p. 3941; 23 Dec 2016 p. 5906; 18 Aug 2017 p. 4448.]

7. Storage and destruction of Part 5 records

- (1) The Commissioner of Police, the Corruption and Crime Commission, a designated Commission and the Australian Crime Commission must
 - (a) keep every Part 5 record in a secure place in accordance with section 41(1)(a) of the Act as if it were a record obtained under a warrant; and
 - (b) destroy a Part 5 record when it would be required to do so under section 41(1)(b) of the Act if the Part 5 record were a record obtained under a warrant.
- (2) The Commissioner of Police, the Corruption and Crime Commission, a designated Commission and the Australian Crime Commission must keep such records concerning Part 5 records as are necessary to enable documents and information to be identified and obligations under this Act to be complied with.
- (3) In this regulation —

Part 5 record means a record or report delivered to the police force, the Corruption and Crime Commission, a designated

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Commission or the Australian Crime Commission in accordance with an order under section 31(3)(b) of the Act.

[Regulation 7 amended by No. 74 of 2004 s. 73(2); amended in Gazette 5 May 2006 p. 1736; 21 Sep 2007 p. 4735.]

8. Annual reports

- (1) The information relating to applications for warrants and extensions of warrants required by section 43 of the Act to be contained in an annual report is to include the number of such applications that were
 - (a) withdrawn; and
 - (b) made by the applicant on behalf of another law enforcement officer; and
 - (c) made by means other than filing a written application at the court.
- (2) The information relating to applications for emergency authorisations required by section 43 of the Act to be contained in an annual report is to include the number of such applications that were withdrawn.

8A. Reports by designated Commission

The information relating to applications for warrants, extensions of warrants and emergency authorisations included in a report under section 43A of the Act may include information of the kind described in regulation 8.

[Regulation 8A inserted in Gazette 21 Sep 2007 p. 4735.]

9. Unlawful possession of surveillance information

(1) A person who is unlawfully in possession of surveillance information commits an offence.

Penalty: \$5 000.

- (2) It is lawful for a person to be in possession of surveillance information only if
 - (a) the person is a law enforcement officer and has possession of the surveillance information in the course of his or her duty; or
 - (b) the person is assisting a law enforcement officer in the exercise of the officer's duty and has possession of the surveillance information in the course of providing that assistance; or
 - (c) the surveillance information was obtained in accordance with Part 5 of the Act; or
 - (d) the surveillance information was obtained by the person
 - (i) from a person who was lawfully in possession of that information; and
 - (ii) in circumstances where the publication or communication of the surveillance information to the person was not an offence under section 9 of the Act.
- (3) In this regulation —

surveillance information means a report or record of a private conversation or private activity of a person, or of the geographical location of a person or object, that was obtained, directly or indirectly, through the use of a surveillance device.

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Schedule 1 — Forms

[r. 3]

No.	Form	Section of Act
1	Warrant	13, 14, 17, 19 and 22
2	Application for emergency authorisation 21	
3	Emergency authorisation	21
4	Application for —	15 and 19
	 tracking device warrant 	
	• tracking device (maintenance/retrieval)	
	warrant	

Surveillance Devices Act 1998, s. 13, 14, 17, 19 and 22	☐ Supreme Court judge
Worrent	☐ Magistrate

Strike out any parts of this form that are not applicable

Person to	Name		
whom warrant	☐ Member of police force		
is issued	☐ Officer of the Corruption and Crime Commission		
	☐ Officer of a designated Commission		
	☐ Member of staff of Australian Crime Commission		
	☐ Warrant issued on behalf of another law enforcement officer		
	(Name)		
Person, object	□ Person		
or premises	☐ Unknown person		
under	Object		
surveillance	□ Premises		
Jul (Ciliume)			
Offence	Offence		
Official	Act or Regulations		
	Section or regulation no.		
	Section of regulation no.		
Authority to	This warrant authorises you —		
use	to attach or install, use, maintain and retrieve a —		
surveillance	listening device		
device	optical surveillance device		
device	tracking device		
	in relation to a tracking device attached to, or installed in, a		
	vehicle, to — maintain the device		
	retrieve the device		
	maintain and retrieve the device		
	to retrieve a —		
	☐ listening device		
	optical surveillance device		
	☐ tracking device		
	attached or installed under an emergency authorisation		
	The surveillance device may be attached or installed, used or		
	maintained —		
	in, on or at the premises under surveillance		
	in or on the object under surveillance		
	in respect of the private conversations, private activities or		
	geographical location of the person under surveillance, at		
	premises where the person is reasonably believed to be or		
	is likely to be		

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	☐ Where practicable the surveillance device should be retrieved or		
	rendered inoperable during the period that the warrant is in force		
Authority to	This warrant authorises you to enter, by force if necessary —		
enter premises	☐ (specified premises)		
	any premises where the object or person under surveillance is reasonably believed to be or is likely to be and any premises adjoining or providing access to those premises		
	any premises where the vehicle on or in which the device is		
	attached or installed may for the time being be		
	any premises where the surveillance device to be retrieved		
	may for the time being be		
	I = m:		
Authority to	This warrant authorises you to connect the surveillance device		
use electricity supply	to an electricity supply system and to use electricity from that system to operate the device		
suppry	to operate the device		
Authority to	☐ This warrant authorises you to temporarily remove this vehicle		
remove vehicle	from this premises for the purpose of —		
	attaching installing		
	☐ maintaining ☐ retrieving		
	a tracking device Vehicle		
	Premises		
	Tremises		
	You must return the vehicle to the premises when the device has		
	been attached, installed, maintained or retrieved		
Period of	/to/, beingdays		
warrant	The warrant may be used at any time of the day or night		
G 14.4	I		
Conditions	This warrant is subject to these conditions		

Surveillance Devices Regulations 1999 Schedule 1 Forms

Issue of	Signature	
warrant		
	Judg	/ Magistrate
	Date	Time

[Form amended by No. 74 of 2004 s. 73(3); amended in Gazette 5 May 2006 p. 1736; 21 Sep 2007 p. 4735.]

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Surveillance Devices Act 1998, s. 21

Application for emergency authorisation

	Strike out any parts of this form that are not applicable		
Applicant	Name		
**	Business address		
	Postcode		
	Phone no.		
	☐ Member of police force		
	Officer of the Corruption and Crime Commission		
	☐ Officer of a designated Commission		
	☐ Member of staff of Australian Crime Commission		
Person, object	□ Person		
or premises	☐ Unknown person		
under	□ Object		
surveillance	□ Premises		
Action for	Authorisation is required to —		
which	☐ attach or install ☐ use ☐ maintain		
authorisation	a listening device to record, monitor, or listen to a private		
is required	conversation		
•	an optical surveillance device to record visually or observe		
	a private activity		
	a tracking device to determine the geographical location of a		
	person or object		
	in relation to the —		
	 premises under surveillance 		
	☐ object under surveillance		
	 person under surveillance 		
	□ retrieve —		
	□ a listening device		
	☐ an optical surveillance device		
	☐ a tracking device		
Grounds	Imminent threat		
	☐ Threat of serious violence to a person		
	Name		
	☐ Threat of substantial damage to property		
	Description		

Grounds	Imminent threat		
	☐ Threat of serious violence to a person		
	Name		
	☐ Threat of substantial damage to property		
	Description		

Grounds cont.	Offence	
Grounds cont.		
	☐ Indictable drug offence	
	Relevant section of <i>Misuse of Drugs Act 1981</i> —	
	\Box 6(1) \Box 7(1) \Box 33(1)(a) \Box 33(2)(a)	
	External indictable drug offence	
	External law	
	Corresponding section of Misuse of Drugs Act 1981 —	
	\Box 6(1) \Box 7(1) \Box 33(1)(a) \Box 33(2)(a)	
	☐ Offence punishable by 2 or more years imprisonment	
	Offence	
	Relevant Act	
	section	
	The offence —	
	☐ has been committed ☐ may have been committed	
	☐ is being committed ☐ is about to be committed	
	☐ is likely to be committed	
	Date offence committed or expected to be committed	
	The use of the surveillance device is immediately necessary for the	
	purpose of —	
	dealing with the threat	
	investigating the offence	
	nivestigating the orienceenabling evidence to be obtained of —	
	the commission of the offence	
	the identity of the offenderthe location of the offender	
	These factors make the circumstances serious	
	· 	
These factors make the matter urgent		
	Reasons an application under section 15 or 16 for a warrant is not	
	practicable	
	Retrieval to avoid jeopardizing investigation of drug offence	
	☐ Indictable drug offence	
	Relevant section of <i>Misuse of Drugs Act 1981</i> —	
	$\square 6(1) \qquad \square 7(1) \qquad \square 33(1)(a) \qquad \square 33(2)(a)$	

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Grounds cont. External indictable drug offence External law: _ Corresponding section of Misuse of Drugs Act 1981 — \Box 7(1) \Box 33(1)(a) \Box 33(2)(a) These factors make the circumstances serious These factors make the matter urgent_ Reasons an application under section 22 for a warrant is not practicable_ **Entry to** Entry, by force if necessary, is required to premises (specified premises) ___ any premises where the object or person under surveillance is reasonably believed to be or is likely to be and any premises adjoining or providing access to those premises Authorisation is required to connect the surveillance device to Use of electricity an electricity supply system and use electricity from that system to operate the device supply Removal of Authorisation is required to temporarily remove a vehicle vehicle from a premises for the purpose of attaching installing maintaining retrieving a tracking device Vehicle Premises_ Period for which authorisation is required Period of days authorisation Reason this period is required Signature of

[Form amended by No. 74 of 2004 s. 73(3); amended in Gazette 5 May 2006 p. 1736; 21 Sep 2007 p. 4735.]

Date

applicant

Surveillance Devices Act 1998, s. 21

Emergency authorisation

		Strike out any parts of this form that are not applicable
Authorised	Naı	me
person		Commissioner of Police
•		Deputy Commissioner of Police
	lo	Assistant Commissioner of Police
	lo	Officer of the Corruption and Crime Commission
	lo	Officer of a designated Commission
	Ισ	Person authorised by Chair of Board of Australian Crime
		Commission
Person to	Naı	me
whom		Member of the police force
authorisation is		Officer of the Corruption and Crime Commission
issued	lo	Officer of a designated Commission
		Member of staff of Australian Crime Commission
Person, object		Person
or premises		Unknown person
under		Object
surveillance		Premises
Authorisation	Thi	s authorisation authorises you to —
to use		attach or install use maintain
surveillance		a listening device to record, monitor, or listen to a private
device		conversation
		an optical surveillance device to record visually or observe a
		private activity
		a tracking device to determine the geographical location of a
		person or object
		in relation to the —
		premises under surveillance
		□ object under surveillance
		person under surveillance
		retrieve —
		□ a listening device
		☐ an optical surveillance device
		□ a tracking device

Authority to Entry, by force if necessary, is required to enter premises (specified premises) _ any premises where the object or person under surveillance is reasonably believed to be or is likely to be and any premises adjoining or providing access to those premises **Authority to** This authorisation authorises you to connect the surveillance use electricity device to an electricity supply system and to use electricity from that system to operate the device. supply **Authority to** This authorisation authorises you to temporarily remove this remove vehicle vehicle from this premises for the purpose of -attaching installing maintaining retrieving a tracking device Vehicle **Premises** You must return the vehicle to the premises when the device has been attached, installed, maintained or retrieved Period of being days authorisation The authorisation may be used at any time of the day or night **Conditions** This authorisation is subject to these conditions Signature **Authorised** person(s) Time Date Signature Time

[Form amended by No. 74 of 2004 s. 73(3) and (4); amended in Gazette 5 May 2006 p. 1736; 21 Sep 2007 p. 4735.]

Surveillance Devices Act 1998, s. 15 and 19

Application for —

- tracking device warrant
- tracking device (maintenance/retrieval) warrant

Strike out any parts o	of this form that are not applicable		
Applicant	Name		
	Business address		
	Postcode		
	Phone no.		
	☐ Member of police force		
	☐ Officer of the Corruption and Crime Commission		
	 Officer of a designated Commission 		
	☐ Member of staff of Australian Crime Commission		
	☐ Application is made on behalf of another law enforcement officer		
	(Name)		
Person, object	☐ Person (see note 1)		
or premises	□ Unknown person		
under	-		
surveillance			
	□ Premises		
Nature of	☐ Tracking device warrant (s. 13)		
warrant	☐ Tracking device (maintenance/retrieval) warrant (s. 14) to —		
	maintain a tracking device		
	retrieve a tracking device		
	maintain and retrieve a tracking device		
	☐ New warrant ☐ Extension of current warrant		
Period of	Period for which warrant is requireddays		
warrant	Reason this period is required		
,,	Reason ans period is required		

Grounds Tracking device warrant (s. 13) Offence Act or Regulations Section or regulation no. The offence -has been committed may have been committed is about to be committed is being committed is likely to be committed Date offence committed or expected to be committed The use of a surveillance device would be likely to assist an investigation into the offence enable evidence to be obtained of the commission of the offence the identity of the offender the location of the offender Tracking device (maintenance/retrieval) warrant (s. 14) Vehicle Location when device installed Current location Person who installed device Member of police force Officer of the Corruption and Crime Commission Officer of a designated Commission Member of staff of Australian Crime Commission Member of prescribed class of persons Specify class _ **Entry to** Entry, by force if necessary, is required to premises (specified premises) any premises where the object or person under surveillance is reasonably believed to be or is likely to be and any premises adjoining or providing access to those premises any premises where the vehicle on or in which the device is

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may for the time being be

attached or installed may for the time being be

any premises where the surveillance device to be retrieved

Surveillance Devices Regulations 1999 Schedule 1 Forms

Use of electricity	☐ Authority is required to connect the surveillance device to an electricity supply system and use electricity from that system to			
supply	operate the device			
Removal of vehicle	Authority is required to temporarily remove a vehicle from a premises for the purpose of — attaching installing retrieving a tracking device Vehicle Premises			
Signature of applicant	Date			

Note 1 — Identification of person under surveillance

The person under surveillance may be identified by a numerical reference identifying the relevant law enforcement agency and the year in which the application is made. For example —WAPS 1/1999 (for the first application in 1999 by a member of the WA police force)

Note 2 — Lodging of Application for warrant

The application is to be lodged with the magistrate.

An application must be accompanied by —

- an "Authorisation of surveillance"; and
- an affidavit containing a "Statement of facts in support of application for warrant" in accordance with *Surveillance Devices Act 1998*, s. 15(3)(a), (b), (c) and (f).

An application should also be accompanied by a draft warrant in the form of the warrant being sought.

[Form inserted in Gazette 8 Feb 2000 p. 458-60; amended by No. 74 of 2004 s. 73(3); amended in Gazette 5 May 2006 p. 1736; 21 Sep 2007 p. 4735.]

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Notes

This reprint is a compilation as at 13 July 2018 of the *Surveillance Devices Regulations 1999* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table

Citation	Gazettal	Commencement
Surveillance Devices Regulations 1999	18 Nov 1999 p. 5767-86	22 Nov 1999 (see r. 2 and Gazette 22 Nov 1999 p. 5843)
Surveillance Devices Amendment Regulations 1999	8 Feb 2000 p. 457-60	8 Feb 2000
Australian Crime Commission (Western Act 2004 s. 73 assented to 8 Dec 2004	(Australia)	1 Feb 2005 (see s. 2 and <i>Gazette</i> 31 Dec 2004 p. 7130)
Surveillance Devices Amendment Regulations 2005	23 Sep 2005 p. 4363	23 Sep 2005
Surveillance Devices Amendment Regulations 2006	5 May 2006 p. 1735-6	5 May 2006
Reprint 1: The Surveillance Devices I (includes amendments listed above)	Regulations 1999	9 as at 15 Dec 2006
Surveillance Devices Amendment Regulations 2007	21 Sep 2007 p. 4734-5	r. 1 and 2: 21 Sep 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 22 Sep 2007 (see r. 2(b))
Surveillance Devices Amendment Regulations 2010	6 Jul 2010 p. 3224-5	r. 1 and 2: 6 Jul 2010 (see r. 2(a)); Regulations other than r. 1 and 2: 7 Jul 2010 (see r. 2(b))
Reprint 2: The <i>Surveillance Devices I</i> (includes amendments listed above)	Regulations 1999	9 as at 10 Sep 2010
Surveillance Devices Amendment Regulations (No. 2) 2012	4 Jan 2013 p. 10	r. 1 and 2: 4 Jan 2013 (see r. 2(a)); Regulations other than r. 1 and 2 1 Feb 2013 (see r. 2(b) and Gazette 4 Jan 2013 p. 3)
Surveillance Devices Amendment Regulations 2012	19 Feb 2013 p. 991-2	r. 1 and 2: 19 Feb 2013 (see r. 2(a)); Regulations other than r. 1 and 2: 20 Feb 2013 (see r. 2(b))

Citation	Gazettal	Commencement
Surveillance Devices Amendment Regulations 2015	1 Dec 2015 p. 4820-1	r. 1 and 2: 1 Dec 2015 (see r. 2(a)); Regulations other than r. 1 and 2: 2 Dec 2015 (see r. 2(b))
Surveillance Devices Amendment Regulations (No. 2) 2016	24 Jun 2016 p. 2339-40	r. 1 and 2: 24 Jun 2016 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2016 (see r. 2(b) and <i>Gazette</i> 24 Jun 2016 p. 2291)
Surveillance Devices Amendment Regulations 2016	16 Sep 2016 p. 3941	r. 1 and 2: 16 Sep 2016 (see r. 2(a)); Regulations other than r. 1 and 2: 17 Sep 2016 (see r. 2(b))
Surveillance Devices Amendment Regulations (No. 3) 2016	23 Dec 2016 p. 5905-6	r. 1 and 2: 23 Dec 2016 (see r. 2(a)); Regulations other than r. 1 and 2: 24 Dec 2016 (see r. 2(b))
Surveillance Devices Amendment Regulations 2017	18 Aug 2017 p. 4448	r. 1 and 2: 18 Aug 2017 (see r. 2(a)); Regulations other than r. 1 and 2: 19 Aug 2017 (see r. 2(b))

Reprint 3: The $Surveillance\ Devices\ Regulations\ 1999\ as\ at\ 13\ Jul\ 2018\ (includes\ amendments\ listed\ above)$

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Defined terms

[This is a list of terms defined and the provisions where they are defined.

The list is not part of the law.]

Defined term	Provision(s)
emergency service	6(4)
hospital	
nursing home	6(4)
Part 5 record	
prison	6(4)
public authority	
researcher	
superintendent	
surveillance information	
vulnerable patient	