Queensland



TERRORISM (COMMONWEALTH POWERS) BILL 2002

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106.1

2002

A BILL

FOR

An Act to refer certain matters relating to terrorist acts to the Parliament of the Commonwealth for the purposes of section 51(xxxvii) of the Constitution of the Commonwealth.

Th	e Parliament of Queensland enacts—	1
1	Short title and purpose	2
	(1) This Act may be cited as the <i>Terrorism (Commonwealth Powers)</i> t 2002.	3 4
act	(2) The purpose of this Act is to refer certain matters relating to terrorist is to the Parliament of the Commonwealth for the purposes of etion 51(xxxvii) of the Constitution of the Commonwealth.	5 6 7
2	Commencement	8
-	This Act commences on a day to be fixed by proclamation.	9
3	Definitions	10
]	In this Act—	11
"C	Commonwealth Criminal Code' means the Criminal Code set out in the Schedule to the <i>Criminal Code Act 1995</i> of the Commonwealth, or a law of the Commonwealth that replaces that Code.	12 13 14
"cı	riminal responsibility legislation" means the provisions of Chapter 2 of the Commonwealth Criminal Code, as in force from time to time.	15 16
"ex	responsibility legislation means the direct amendment of the text of the legislation (whether by the insertion, omission, repeal, substitution or relocation of words or matter) by Commonwealth Acts, but does not include the enactment by a Commonwealth Act of a provision that has or will have substantive effect otherwise than as part of the text of the legislation.	17 18 19 20 21 22 23
"re	eferences" means the references under section 4(1)(a) and (b).	24
"re	eferred provisions" means the text set out in Schedule 1 to the extent to which it deals with matters that are included in the legislative powers of the Parliament of the State.	25 26 27
"te	errorism legislation" means the provisions of Part 5.3 of the Commonwealth Criminal Code enacted in the terms, or substantially	28 29

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	he terms, of the text set out in Schedule 1 and as in force from time ime.	1 2
	st act" has the same meaning it has in the text set out in redule 1.	3 4
4 Ref	Gerence of matters	5
` '	the following matters are referred to the Parliament of the nwealth—	6 7
(a)	the matters to which the referred provisions relate, but only to the extent of the making of laws with respect to those matters by including the referred provisions in the Commonwealth Criminal Code in the terms, or substantially in the terms, of the text set out in Schedule 1; and	8 9 10 11 12
(b)	the matter of terrorist acts, and actions relating to terrorist acts, but only to the extent of the making of laws with respect to that matter by making express amendments of the terrorism legislation or the criminal responsibility legislation.	13 14 15 16
(2) Th	e reference of a matter under subsection (1) has effect only—	17
(a)	if and to the extent that the matter is not included in the legislative powers of the Parliament of the Commonwealth (otherwise than by a reference for the purposes of section 51(xxxvii) of the Constitution of the Commonwealth); and	18 19 20 21 22
(b)	if and to the extent that the matter is included in the legislative powers of the Parliament of the State.	23 24
	ne operation of each paragraph of subsection (1) is not affected by paragraph.	25 26
(4) Fo State tha	r the avoidance of doubt, it is the intention of the Parliament of the t—	27 28
(a)	the terrorism legislation or the criminal responsibility legislation may be expressly amended, or have its operation otherwise affected, at any time after the commencement of this Act by provisions of Commonwealth Acts the operation of which is based on legislative powers that the Parliament of the Commonwealth has apart from under the references; and	29 30 31 32 33 34

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(b)	the terrorism legislation or the criminal responsibility legislation may have its operation affected, otherwise than by express amendment, at any time after the commencement of this Act by provisions of instruments authorised by that legislation.	1 2 3 4
(5) De for a peri	spite any other provision of this section, the references have effect od —	5 6
(a)	beginning on the day on which this section commences; and	7
(b)	ending on the day fixed, under section 5, as the day on which the references under this Act are to terminate.	8 9
but no lo	nger.	10
5 Ter	mination of references	11
	e Governor may, at any time, by proclamation, fix a day as the day the references are to terminate.	12 13
day after	e day fixed under subsection (1) must be no earlier than the first the end of the period of 3 months beginning with the day on e proclamation is published in the gazette.	14 15 16
published	the Governor may, by proclamation, revoke a proclamation of under subsection (1), in which case the revoked proclamation is rethe purposes of section 4) never to have been published.	17 18 19
` '	revoking proclamation has effect only if published before the day ler subsection (1).	20 21
` '	the revocation of a proclamation published under subsection (1) to prevent publication of a further proclamation under that on.	22 23 24

	SCHEDULE 1	1
PAR'	T 5.3 OF COMMONWEALTH CRIMINAL CODE	2
	section 3	3
	PART 5.3 TERRORISM	4
	Division 100—Preliminary	5
100.1 De	efinitions	6
(1) In	this part—	7
	onwealth place" has the same meaning as in the Commonwealth ces (Application of Laws) Act 1970.	8 9
	utional corporation'' means a corporation to which agraph 51 (xx) of the Constitution applies.	10 11
dire	s amendment" of the provisions of this part or chapter 2 means the ect amendment of the provisions (whether by the insertion, ission, repeal, substitution or relocation of words or matter).	12 13 14
"funds"	means—	15
(a)	property and assets of every kind, whether tangible or intangible, movable or immovable, however acquired; and	16 17
(b)	legal documents or instruments in any form, including electronic or digital, evidencing title to, or interest in, such property or assets, including, but not limited to, bank credits, travellers cheques, bank cheques, money orders, shares, securities, bonds, debt instruments, drafts and letters of credit.	18 19 20 21 22
_	sation" means a body corporate or an unincorporated body ether or not the body—	23 24
(a)	is based outside Australia; or	25
(b)	*	26
` ′	is part of a larger organisation	27

'referrii	ng State " has the meaning given by section 100.2.	1	
'terroris	st act" means an action or threat of action where—	2	
(a)	the action falls within subsection (2) and does not fall within subsection (3); and	3 4	
(b)	the action is done or the threat is made with the intention of advancing a political, religious or ideological cause; and	5 6	
(c)	the action is done or the threat is made with the intention of—	7	
	(i) coercing, or influencing by intimidation, the government of the Commonwealth or a State, Territory or foreign country, or of part of a State, Territory or foreign country; or	8 9 10	
	(ii) intimidating the public or a section of the public.	11	
(2) Ac	tion falls within this subsection if it—	12	
(a)	causes serious harm that is physical harm to a person; or	13	
(b)	causes serious damage to property; or	14	
(c)	causes a person's death; or	15	
(d)	endangers a person's life, other than the life of the person taking the action; or		
(e)	creates a serious risk to the health or safety of the public or a section of the public; or		
(f)	seriously interferes with, seriously disrupts, or destroys, an electronic system including, but not limited to—	20 21	
	(i) an information system; or	22	
	(ii) a telecommunications system; or	23	
	(iii) a financial system; or	24	
	(iv) a system used for the delivery of essential government services; or	25 26	
	(v) a system used for, or by, an essential public utility; or	27	
	(vi) a system used for, or by, a transport system.	28	
(3) Ac	tion falls within this subsection if it—	29	
(a)	is advocacy, protest, dissent or industrial action; and	30	

(b)	is no	ot intended—	1
	(i)	to cause serious harm that is physical harm to a person; or	2
	(ii)	to cause a person's death; or	3
	(iii)	to endanger the life of a person, other than the person taking the action; or	4 5
	(iv)	to create a serious risk to the health or safety of the public or a section of the public.	6 7
(4) In	this d	livision—	8
(a)	a reference to any person or property is a reference to any person or property wherever situated, within or outside Australia; and		
(b)		ference to the public includes a reference to the public of a ntry other than Australia.	11 12
100.2 Re	eferri	ng States	13
referred	the m	e is a " referring State " if the Parliament of the State has atters covered by subsections (2) and (3) to the Parliament of wealth for the purposes of paragraph 51 (xxxvii) of the	14 15 16 17
(a)	the (oth	nd to the extent that the matters are not otherwise included in legislative powers of the Parliament of the Commonwealth erwise than by a reference under paragraph 51 (xxxvii) of the stitution); and	18 19 20 21
(b)		nd to the extent that the matters are included in the legislative vers of the Parliament of the State.	22 23
This sub	sectio	on has effect subject to subsection (5).	24
relate to	the	bsection covers the matters to which the referred provisions extent of making laws with respect to those matters by referred provisions in this Code.	25 26 27
relating t	o teri	absection covers the matter of terrorist acts, and actions corist acts, to the extent of the making of laws with respect to making express amendment of this part or of chapter 2.	28 29 30
		is a referring State even if a law of the State provides that the ne Commonwealth Parliament of either or both of the matters	31 32

covered by subsections (2) and (3) is to terminate in particular circumstances.	1 2
(5) A State ceases to be a referring State if a reference by the State of either or both of the matters covered by subsections (2) and (3) terminates.	3 4
(6) In this section—	5
"referred provisions" means the provisions of part 5.3 of this Code as inserted by the <i>Criminal Code Amendment (Terrorism) Act 2002</i> , to the extent to which they deal with matters that are included in the legislative powers of the Parliaments of the States.	6 7 8 9
100.3 Constitutional basis for the operation of this part	10
(1) Operation in a referring State	11
The operation of this part in a referring State is based on—	12
(a) the legislative powers that the Commonwealth Parliament has under section 51 of the Constitution (other than paragraph 51 (xxxvii)); and	13 14 15
(b) the legislative powers that the Commonwealth Parliament has in respect of matters to which this part relates because those matters are referred to it by the Parliament of the referring State under paragraph 51(xxxvii) of the Constitution.	16 17 18 19
<i>Note</i> —The State reference fully supplements the Commonwealth Parliament's other powers by referring the matters to the Commonwealth Parliament to the extent to which they are not otherwise included in the legislative powers of the Commonwealth Parliament.	20 21 22 23
(2) Operation in a non-referring State	24
The operation of this part in a State that is not a referring State is based on the legislative powers that the Commonwealth Parliament has under section 51 of the Constitution (other than paragraph 51(xxxvii)).	25 26 27
Note—Subsection 100.4(5) identifies particular powers that are being relied on.	28
(3) Operation in a Territory	29
The operation of this part in the Northern Territory, the Australian Capital Territory or an external Territory is based on—	30

(a)	the legislative powers that the Commonwealth Parliament has under section 122 of the Constitution to make laws for the government of that Territory; and	1 2 3
(b)	the legislative powers that the Commonwealth Parliament has under section 51 of the Constitution (other than paragraph 51(xxxvii)).	4 5 6
-	subsection 22 (3) of the <i>Acts Interpretation Act 1901</i> , this part as in those Territories is a law of the Commonwealth.	7 8
(4) O p	peration outside Australia	9
The op based on-	peration of this part outside Australia and the external Territories is	10 11
(a)	the legislative powers that the Commonwealth Parliament has under paragraph 51(xxix) of the Constitution; and	12 13
(b)	the other legislative powers that the Commonwealth Parliament has under section 51 of the Constitution (other than paragraph 51(xxxvii)).	14 15 16
100.4 Ap	pplication of provisions	17
(1) Pa	rt generally applies to all terrorist acts and preliminary acts	18
	rt generally applies to all terrorist acts and preliminary acts et to subsection (4), this part applies to the following conduct—	18 19
Subjec	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if	19 20 21
Subject (a) (b)	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if carried out, would occur); all actions ("preliminary acts") that relate to terrorist acts but do not themselves constitute terrorist acts (no matter where the preliminary acts occur and no matter where the terrorist acts to	19 20 21 22 23 24 25
Subjection (a) (b) Note—See	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if carried out, would occur); all actions ("preliminary acts") that relate to terrorist acts but do not themselves constitute terrorist acts (no matter where the preliminary acts occur and no matter where the terrorist acts to which they relate occur or would occur).	19 20 21 22 23 24 25 26
Subjection (a) (b) Note—See	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if carried out, would occur); all actions (" preliminary acts ") that relate to terrorist acts but do not themselves constitute terrorist acts (no matter where the preliminary acts occur and no matter where the terrorist acts to which they relate occur or would occur). the following provisions—	19 20 21 22 23 24 25 26 27
Subject (a) (b) Note—See (a)	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if carried out, would occur); all actions ("preliminary acts") that relate to terrorist acts but do not themselves constitute terrorist acts (no matter where the preliminary acts occur and no matter where the terrorist acts to which they relate occur or would occur). the following provisions— subsection 101.1 (2);	19 20 21 22 23 24 25 26 27 28
Subject (a) (b) Note—See (a) (b)	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if carried out, would occur); all actions (" preliminary acts ") that relate to terrorist acts but do not themselves constitute terrorist acts (no matter where the preliminary acts occur and no matter where the terrorist acts to which they relate occur or would occur). the following provisions—subsection 101.1 (2); subsection 101.2 (4);	19 20 21 22 23 24 25 26 27 28
Subject (a) (b) Note—See (a) (b) (c)	all actions or threats of action that constitute terrorist acts (no matter where the action occurs, the threat is made or the action, if carried out, would occur); all actions ("preliminary acts") that relate to terrorist acts but do not themselves constitute terrorist acts (no matter where the preliminary acts occur and no matter where the terrorist acts to which they relate occur or would occur). the following provisions— subsection 101.1 (2); subsection 101.2 (4); subsection 101.4 (4);	19 20 21 22 23 24 25 26 27 28 29 30

		ion in relation to terrorist acts and preliminary acts a State that is not a referring State	1 2
Subseact and-	ections —	s (4) and (5) apply to conduct if the conduct is itself a terrorist	3 4
(a)		terrorist act consists of an action and the action occurs in a e that is not a referring State; or	5 6
(b)		terrorist act consists of a threat of action and the threat is e in a State that is not a referring State.	7 8
		ions (4) and (5) also apply to conduct if the conduct is a et that occurs in a State that is not a referring State and—	9 10
(a)	actio	records act to which the preliminary act relates consists of an on and the action occurs, or would occur, in a State that is not ferring State; or	11 12 13
(b)	threa	terrorist act to which the preliminary act relates consists of a act of action and the threat is made, or would be made, in a e that is not a referring State.	14 15 16
the con	duct o	standing any other provision in this part, this part applies to only to the extent to which the Parliament has power to ation to—	17 18 19
(a)		ne conduct is itself a terrorist act—the action or threat of on that constitutes the terrorist act; or	20 21
(b)		e conduct is a preliminary act—the action or threat of action constitutes the terrorist act to which the preliminary act res.	22 23 24
		limiting the generality of subsection (4), this part applies to hreat of action if—	25 26
(a)	the a	action affects, or if carried out would affect, the interests of—	27
	(i)	the Commonwealth; or	28
	(ii)	an authority of the Commonwealth; or	29
	(iii)	a constitutional corporation; or	30
(b)	the t	hreat is made to—	31
	(i)	the Commonwealth; or	32

	(11) an authority of the Commonwealth; or	1
	(iii) a constitutional corporation; or	2
(c)	the action is carried out by, or the threat is made by, a constitutional corporation; or	3 4
(d)	the action takes place, or if carried out would take place, in a Commonwealth place; or	5 6
(e)	the threat is made in a Commonwealth place; or	7
(f)	the action involves, or if carried out would involve, the use of a postal service or other like service; or	8 9
(g)	the threat is made using a postal or other like service; or	10
(h)	the action involves, or if carried out would involve, the use of an electronic communication; or	11 12
(i)	the threat is made using an electronic communication; or	13
(j)	the action disrupts, or if carried out would disrupt, trade or commerce—	14 15
	(i) between Australia and places outside Australia; or	16
	(ii) among the States; or	17
	(iii) within a Territory, between a State and a Territory or between 2 Territories; or	18 19
(k)	the action disrupts, or if carried out would disrupt—	20
	(i) banking (other than State banking not extending beyond the limits of the State concerned); or	21 22
	(ii) insurance (other than State insurance not extending beyond the limits of the State concerned); or	23 24
(1)	the action is, or if carried out would be, an action in relation to which the Commonwealth is obliged to create an offence under international law; or	25 26 27
(m)	the threat is one in relation to which the Commonwealth is obliged to create an offence under international law.	28 29
	avoid doubt, subsections (2) and (3) apply to a State that is not a State at a particular time even if no State is a referring State at that	30 31 32

100.5 Application of Acts Interpretation Act 1901	1
(1) The Acts Interpretation Act 1901, as in force on the day on which Schedule 1 to the Criminal Code Amendment (Terrorism) Act 2002 commences, applies to this part.	2 3 4
(2) Amendments of the <i>Acts Interpretation Act 1901</i> made after that day do not apply to this part.	5 6
100.6 Concurrent operation intended	7
(1) This part is not intended to exclude or limit the concurrent operation of any law of a State or Territory.	8 9
(2) Without limiting subsection (1), this part is not intended to exclude or limit the concurrent operation of a law of a State or Territory that makes—	10 11
(a) an act or omission that is an offence against a provision of this part; or	12 13
(b) a similar act or omission;	14
an offence against the law of the State or Territory.	15
(3) Subsection (2) applies even if the law of the State or Territory does any one or more of the following—	16 17
(a) provides for a penalty for the offence that differs from the penalty provided for in this part;	18 19
(b) provides for a fault element in relation to the offence that differs from the fault elements applicable to the offence under this part;	20 21
(c) provides for a defence in relation to the offence that differs from the defences applicable to the offence under this part.	22 23
(4) If—	24
(a) an act or omission of a person is an offence under this part and is also an offence under the law of a State or Territory; and	25 26
(b) the person has been punished for the offence under the law of the State or Territory;	27 28
the person is not liable to be punished for the offence under this part.	29

	egulations may modify operation of this part to deal with eraction between this part and State and Territory laws	1 2
(1) Th	e regulations may modify the operation of this part so that—	3
(a)	provisions of this part do not apply to a matter that is dealt with by a law of a State or Territory specified in the regulations; or	4 5
(b)	no inconsistency arises between the operation of a provision of this part and the operation of a State or Territory law specified in the regulations.	6 7 8
	ithout limiting subsection (1), regulations made for the purposes of section may provide that the provision of this part does not apply	9 10 11
(a)	a person specified in the regulations; or	12
(b)	a body specified in the regulations; or	13
(c)	circumstances specified in the regulations; or	14
(d)	a person or body specified in the regulations in the circumstances specified in the regulations.	15 16
(3) In	this section—	17
"matter	"includes act, omission, body, person or thing.	18
100.8 A _l	pproval for changes to or affecting this part	19
(1) Th	is section applies to—	20
(a)	an express amendment of this part (including this section); and	21
(b)	an express amendment of chapter 2 that applies only to this part (whether or not it is expressed to apply only to this part).	22 23
	n express amendment to which this section applies is not to be less the amendment is approved by—	24 25
(a)	a majority of the group consisting of the States, the Australian Capital Territory and the Northern Territory; and	26 27
(b)	at least 4 States.	28

	Division 101—Terrorism	1
101.1 Ter	rorist acts	2
(1) A p	erson commits an offence if the person engages in a terrorist act.	3
Penalty—	-Imprisonment for life.	4
	ction 15.4 (extended geographical jurisdiction—category D) an offence against subsection (1).	5 6
101.2 Pro	oviding or receiving training connected with terrorist acts	7
(1) A p	erson commits an offence if—	8
(a)	the person provides or receives training; and	9
` '	the training is connected with preparation for, the engagement of a person in, or assistance in a terrorist act; and	10 11
	the person mentioned in paragraph (a) knows of the connection described in paragraph (b).	12 13
Penalty—	-Imprisonment for 25 years.	14
(2) A p	erson commits an offence if—	15
(a)	the person provides or receives training; and	16
` '	the training is connected with preparation for, the engagement of a person in, or assistance in a terrorist act; and	17 18
` '	the person mentioned in paragraph (a) is reckless as to the existence of the connection described in paragraph (b).	19 20
Penalty—	-Imprisonment for 15 years.	21
(3) A p act does n	person commits an offence under this section even if the terrorist not occur.	22 23
	ction 15.4 (extended geographical jurisdiction—category D) an offence against this section.	24 25
a subsect defendant	n a prosecution for an offence (the " prosecuted offence ") against tion of this section, the trier of fact is not satisfied that the t is guilty of the offence, but is satisfied beyond reasonable doubt defendant is guilty of an offence (the "alternative offence")	26 27 28 29

defendan offence,	thother subsection of this section, the trier of fact may find the it not guilty of the prosecuted offence but guilty of the alternative so long as the defendant has been accorded procedural fairness in that finding of guilt.	1 2 3 4
101.4 Po	ssessing things connected with terrorist acts	5
(1) A p	person commits an offence if—	6
(a)	the person possesses a thing; and	7
(b)	the thing is connected with preparation for, the engagement of a person in, or assistance in a terrorist act; and	8 9
(c)	the person mentioned in paragraph (a) knows of the connection described in paragraph (b).	10 11
Penalty-	-Imprisonment for 15 years.	12
(2) A p	person commits an offence if—	13
(a)	the person possesses a thing; and	14
(b)	the thing is connected with preparation for, the engagement of a person in, or assistance in a terrorist act; and	15 16
(c)	the person mentioned in paragraph (a) is reckless as to the existence of the connection described in paragraph (b).	17 18
Penalty-	-Imprisonment for 10 years.	19
	person commits an offence under subsection (1) or (2) even if the act does not occur.	20 21
	ection 15.4 (extended geographical jurisdiction—category D) o an offence against this section.	22 23
was not i	bsections (1) and (2) do not apply if the possession of the thing intended to facilitate preparation for, the engagement of a person istance in a terrorist act.	24 25 26
	defendant bears an evidential burden in relation to the matter in subsection (5) etion 13.3 (3)).	27 28
a subsec defendan	in a prosecution for an offence (the "prosecuted offence") against tion of this section, the trier of fact is not satisfied that the it is guilty of the offence, but is satisfied beyond reasonable doubt defendant is guilty of an offence (the "alternative offence")	29 30 31 32

defendant not guilty of the prosecuted offence but guilty of the alternative offence, so long as the defendant has been accorded procedural fairness relation to that finding of guilt.	ve 2
101.5 Collecting or making documents likely to facilitate terrorist act	s 5
(1) A person commits an offence if—	6
(a) the person collects or makes a document; and	7
(b) the document is connected with preparation for, the engageme of a person in, or assistance in a terrorist act; and	nt 8 9
(c) the person mentioned in paragraph (a) knows of the connection described in paragraph (b).	on 10 11
Penalty—Imprisonment for 15 years.	12
(2) A person commits an offence if—	13
(a) the person collects or makes a document; and	14
(b) the document is connected with preparation for, the engageme of a person in, or assistance in a terrorist act; and	nt 15 16
(c) the person mentioned in paragraph (a) is reckless as to the existence of the connection described in paragraph (b).	ne 17 18
Penalty—Imprisonment for 10 years.	19
(3) A person commits an offence under subsection (1) or (2) even if the terrorist act does not occur.	ne 20 21
(4) Section 15.4 (extended geographical jurisdiction—category I applies to an offence against this section.	2) 22 23
(5) Subsections (1) and (2) do not apply if the collection or making the document was not intended to facilitate preparation for, the engageme of a person in, or assistance in a terrorist act.	
<i>Note</i> —A defendant bears an evidential burden in relation to the matter in subsection (see subsection 13.3 (3)).	(5) 27 28
(6) If, in a prosecution for an offence (the "prosecuted offence") again a subsection of this section, the trier of fact is not satisfied that the defendant is guilty of the offence, but is satisfied beyond reasonable doubthat the defendant is guilty of an offence (the "alternative offence")	ne 30 bt 31

defendant offence, s	nother subsection of this section, the trier of fact may find the t not guilty of the prosecuted offence but guilty of the alternative so long as the defendant has been accorded procedural fairness in that finding of guilt.	1 2 3 4
101.6 Ot	her acts done in preparation for, or planning, terrorist acts	5
	person commits an offence if the person does any act in on for, or planning, a terrorist act.	6 7
Penalty—	-Imprisonment for life.	8
	person commits an offence under subsection (1) even if the act does not occur.	9 10
	ection 15.4 (extended geographical jurisdiction—category D) an offence against subsection (1).	11 12
	Division 102—Terrorist organisations	13
	Subdivision A—Definitions	14
102.1 De	finitions	15
(1) In t	his division—	16
"membe	r" of an organisation includes—	17
(a)	a person who is an informal member of the organisation; and	18
(b)	a person who has taken steps to become a member of the organisation; and	19 20
(c)	in the case of an organisation that is a body corporate—a director or an officer of the body corporate.	21 22
"recruit"	'includes induce, incite and encourage.	23
"terroris	t organisation" means—	24
(a)	an organisation that is directly or indirectly engaged in, preparing, planning, assisting in or fostering the doing of a terrorist act (whether or not the terrorist act occurs); or	25 26 27

(b)	an organisation that is specified by the regulations for the purposes of this paragraph (see subsections (2), (3) and (4)).	1 2
organisat	efore the Governor-General makes a regulation specifying an ion for the purposes of paragraph (b) of the definition of 'terrorist ion' in this section, the Minister must be satisfied on reasonable that—	3 4 5 6
(a)	the Security Council of the United Nations has made a decision relating wholly or partly to terrorism; and	7 8
(b)	the organisation is identified in the decision, or using a mechanism established under the decision, as an organisation to which the decision relates; and	9 10 11
(c)	the organisation is directly or indirectly engaged in, preparing, planning, assisting in or fostering the doing of a terrorist act (whether or not the terrorist act has occurred or will occur).	12 13 14
'terrorist anniversa	gulations for the purposes of paragraph (b) of the definition of organisation' in this section cease to have effect on the second ary of the day on which they take effect. To avoid doubt, this in does not prevent—	15 16 17 18
(a)	the repeal of those regulations; or	19
(b)	the cessation of effect of those regulations under subsection (4); or	20 21
(c)	the making of new regulations the same in substance as those regulations (whether the new regulations are made or take effect before or after those regulations cease to have effect because of this subsection).	22 23 24 25
paragrapl	regulation specifying an organisation for the purposes of (b) of the definition of 'terrorist organisation' in this section have effect when—	26 27 28
(a)	the decision mentioned in paragraph (2)(a) ceases to have effect; or	29 30
(b)	the organisation ceases to be identified as described in paragraph (2)(b).	31 32
•	gulation does not revive even if the organisation is again identified oed in paragraph (2)(b).	33 34

(5) To avoid doubt, su	ubsection (4) does not prevent—	1
(a) the repeal of a	a regulation; or	2
	of a regulation that is the same in substance as a lat has ceased to have effect because of that	3 4 5
the purposes of paragra this section, it does not	of making regulations specifying an organisation for ph (b) of the definition of 'terrorist organisation' in matter whether the relevant decision of the Security Vations was made before or after 6 July 2002.	6 7 8 9
	Subdivision B—Offences	10
102.2 Directing the act	tivities of a terrorist organisation	11
(1) A person commits	s an offence if—	12
(a) the person int and	tentionally directs the activities of an organisation;	13 14
(b) the organisation	on is a terrorist organisation; and	15
(c) the person known	ows the organisation is a terrorist organisation.	16
Penalty—Imprisonment	t for 25 years.	17
(2) A person commits	s an offence if—	18
(a) the person int and	tentionally directs the activities of an organisation;	19 20
(b) the organisation	on is a terrorist organisation; and	21
(c) the person is a organisation.	reckless as to whether the organisation is a terrorist	22 23
Penalty—Imprisonment	t for 15 years.	24
102.3 Membership of a	a terrorist organisation	25
(1) A person commits	s an offence if—	26
(a) the person int	entionally is a member of an organisation; and	27

paragraph (b) of the definition of 'terrorist organisation' in this division (whether or not the organisation is a terrorist	2 3
organisation because of paragraph (a) of that definition also); and	4
(c) the person knows the organisation is a terrorist organisation.	5
Penalty—Imprisonment for 10 years.	6
(2) Subsection (1) does not apply if the person proves that he or she took all reasonable steps to cease to be a member of the organisation as soon as practicable after the person knew that the organisation was a terrorist organisation.	7 8 9 10
<i>Note</i> —A defendant bears a legal burden in relation to the matter in subsection (2) (see section 13.4).	11 12
102.4 Recruiting for a terrorist organisation	13
(1) A person commits an offence if—	14
(a) the person intentionally recruits a person to join, or participate in the activities of, an organisation; and	15 16
(b) the organisation is a terrorist organisation; and	17
(c) the first-mentioned person knows the organisation is a terrorist organisation.	18 19
Penalty—Imprisonment for 25 years.	20
(2) A person commits an offence if—	21
(a) the person intentionally recruits a person to join, or participate in the activities of, an organisation; and	22 23
(b) the organisation is a terrorist organisation; and	24
(c) the first-mentioned person is reckless as to whether the organisation is a terrorist organisation.	25 26
Penalty—Imprisonment for 15 years.	27
102.5 Training a terrorist organisation or receiving training from a	28
terrorist organisation	29
(1) A person commits an offence if—	30

(a)	the person intentionally provides training to, or intentionally receives training from, an organisation; and	1 2
(b)	the organisation is a terrorist organisation; and	3
(c)	the person knows the organisation is a terrorist organisation.	4
Penalty-	–Imprisonment for 25 years.	5
(2) A p	person commits an offence if—	6
(a)	the person intentionally provides training to, or intentionally receives training from, an organisation; and	7 8
(b)	the organisation is a terrorist organisation; and	9
(c)	the person is reckless as to whether the organisation is a terrorist organisation.	10 11
Penalty-	-Imprisonment for 15 years.	12
102.6 Ge	etting funds to or from a terrorist organisation	13
(1) A ₁	person commits an offence if—	14
(a)	the person intentionally receives funds from, or makes funds available to, an organisation (whether directly or indirectly); and	15 16
(b)	the organisation is a terrorist organisation; and	17
(c)	the person knows the organisation is a terrorist organisation.	18
Penalty-	-Imprisonment for 25 years.	19
(2) A p	person commits an offence if—	20
(a)	the person intentionally receives funds from, or makes funds available to, an organisation (whether directly or indirectly); and	21 22
(b)	the organisation is a terrorist organisation; and	23
(c)	the person is reckless as to whether the organisation is a terrorist organisation.	24 25
Penalty-	–Imprisonment for 15 years.	26
from the	bsections (1) and (2) do not apply to the person's receipt of funds organisation if the person proves that he or she received the funds r the purpose of the provision of—	27 28 29

(a)	legal representation for a person in proceedings relating to this division; or	1 2
(b)	assistance to the organisation for it to comply with a law of the Commonwealth or a State or Territory.	3 4
Note—A consection 13.	defendant bears a legal burden in relation to the matter in subsection (3) (see 4).	5
102.7 Pr	oviding support to a terrorist organisation	7
(1) A p	person commits an offence if—	8
(a)	the person intentionally provides to an organisation support or resources that would help the organisation engage in an activity described in paragraph (a) of the definition of 'terrorist organisation' in this division; and	9 10 11 12
(b)	the organisation is a terrorist organisation; and	13
(c)	the person knows the organisation is a terrorist organisation.	14
Penalty—	-Imprisonment for 25 years.	15
(2) A p	person commits an offence if—	16
(a)	the person intentionally provides to an organisation support or resources that would help the organisation engage in an activity described in paragraph (a) of the definition of 'terrorist organisation' in this division; and	17 18 19 20
(b)	the organisation is a terrorist organisation; and	21
(c)	the person is reckless as to whether the organisation is a terrorist organisation.	22 23
Penalty–	-Imprisonment for 15 years.	24
	Subdivision C—General provisions relating to offences	25
102.9 Ex	tended geographical jurisdiction for offences	26
	n 15.4 (extended geographical jurisdiction—category D) applies ence against this division.	27 28

102.10 Alternative verdicts	1
(1) This section applies if, in a prosecution for an offence (the "prosecuted offence") against a subsection of a section of this division, the trier of fact is not satisfied that the defendant is guilty of the offence, but is satisfied beyond reasonable doubt that the defendant is guilty of an offence (the "alternative offence") against another subsection of that section.	2 3 4 5 6 7
(2) The trier of fact may find the defendant not guilty of the prosecuted offence but guilty of the alternative offence, so long as the defendant has been accorded procedural fairness in relation to that finding of guilt.	8 9 10
Division 103—Financing terrorism	11
103.1 Financing terrorism	12
(1) A person commits an offence if—	13
(a) the person provides or collects funds; and	14
(b) the person is reckless as to whether the funds will be used to facilitate or engage in a terrorist act.	15 16
Penalty—Imprisonment for life.	17
<i>Note</i> —Intention is the fault element for the conduct described in paragraph $(1)(a)$. See subsection 5.6 (1) .	18 19
(2) A person commits an offence under subsection (1) even if the terrorist act does not occur.	20 21
(3) Section 15.4 (extended geographical jurisdiction—category D) applies to an offence against subsection (1).	22 23
Division 106—Transitional provisions	24
106.1 Saving—regulations made for the purposes of the definition of 'terrorist organisation'	25 26
(1) If—	27

(a)	regulations were made before commencement for the purposes of paragraph (c) of the definition of 'terrorist organisation' in subsection 102.1(1), as in force before commencement; and							1 2 3
(b)	the comr	regulations mencement;	were	in	force	immediately	before	5
the regulations have effect, after commencement, as if they had been made for the purposes of paragraph (b) of the definition of 'terrorist organisation' in subsection 102.1(1), as in force after commencement.								7
(2) In this section, "commencement" means the commencement of this section.								ç

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