EXPLANATORY NOTES

REGULATION OF INVESTIGATORY POWERS ACT 2000

INTRODUCTION

SUMMARY AND BACKGROUND

OVERVIEW

Interception of Communications and the Acquisition and Disclosure of Communications Data

Surveillance and Covert Human Intelligence Sources

Investigation of Electronic Data Protected by Encryption etc

Scrutiny of Investigatory Powers and Codes of Practice

Miscellaneous and Supplemental

COMMENTARY ON SECTIONS

Section 1: Unlawful and authorised interception

"Private telecommunication system" is defined in Section 2(1).

There is an exception for conduct with "lawful authority", as to which see subsection (5). For territorial limitation, see section 2(4).)

"International mutual assistance agreement" is defined in Section 20

Section 2: Meaning and location of "interception" etc

"Wireless telegraphy" and "apparatus" are defined in Section 81.

For "while being transmitted", see subsection (7).

Section 3: Lawful interception without an interception warrant

Section 4: Power to provide for lawful interception

For "prison", see subsection (9).

"High security psychiatric service" and "hospital premises" are defined in subsection (8)

Section 5: Interception with a warrant

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For "addressed" see section 7(3)
"Interception" is described in Section 2.
"Postal service" and "telecommunications system" are defined in Section 2(1).
"Serious crime" is defined in section 81(2) and (3)
     "Detecting crime" is defined in section 81(5)
          Section 6: Application for issue of interception warrants
          Section 7: Issue of warrants
"Senior official" is defined in Section 81(1).
     "International mutual assistance agreement" is defined in Section 20.
          Section 8: Contents of warrant
"Person" is defined in Section 81(1).
     "Interception" is described in Section 2.
"Communication" is defined in section 81(1).
"External communications" is defined in Section 20.
     Section 9: Duration, cancellation and renewal of warrants.
"Relevant period" is defined in subsection (6).
     "Working day" is defined in section 81(1).
"International mutual assistance agreement" is defined in Section 20.
     Section 10: Modification of warrants and certificates
"Working day" is defined in Section 81(1).
     Section 11: Implementation of warrants
For "provide assistance", see subsection (9).
     Section 12: Maintenance of interception capability
     Section 13: Technical Advisory Board
     Section 14: Grants for interception costs
     Section 15: General safeguards
"Copy" is defined in subsection (8).
     Section 16: Extra safeguards in the case of certificated warrants
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Section 17: Exclusion of matters from legal proceedings

Section 18: Exceptions to section 17

"Relevant offence" is explained in subsection (12).

"Relevant judge" is explained in subsection (11).

Section 19: Offence for unauthorised disclosures

Section 20

Chapter Ii

Section 21: Lawful acquisition and disclosure of communications data

"Relevant enactment" is defined in subsection (5)

Section 22: Obtaining and disclosing communications data.

Section 23: Form and duration of authorisations and notices

Section 24: Arrangements for payments

Section 25: Interpretation of Chapter II

PART II: SURVEILLANCE AND COVERT HUMAN INTELLIGENCE SOURCES

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Section 26: Conduct to which Part II applies

Authorisation of surveillance and human intelligence sources

Section 27: Lawful surveillance etc

Section 31: Orders under section 30 for Northern Ireland

INTRUSIVE SURVEILLANCE

Section 32: Authorisation of intrusive surveillance

Police and customs authorisations

Section 33: Rules for grant of authorisations

Section 34: Grant of authorisations for intrusive surveillance in the senior officer's absence

Section 35:Notification of authorisations for intrusive surveillance

Section 36: Approval required for authorisations for intrusive surveillance to take effect

Section 37: Quashing of police and customs authorisations for intrusive surveillance etc

Section 38: Appeals against decisions by Surveillance Commissioners

Section 39: Appeals to the Chief Surveillance Commissioner: supplementary

OTHER AUTHORISATIONS

- Section 41: Secretary of State authorisations
- Section 42: Intelligence services authorisations

Grant, renewal and duration of authorisations

- Section 43: General rules about grant, renewal and duration
- Section 44: Special rules for intelligence services authorisations
- Section 45: Cancellation of authorisations
- Section 46: Restrictions on authorisations extending to Scotland

Supplemental provision for Part II

- Section 47: Power to extend or modify authorisation provisions
- Section 48: Interpretation of Part II

PART III: INVESTIGATION OF ELECTRONIC DATA PROTECTED BY ENCRYPTION ETC

- Section 49: Notices requiring disclosure
 - Intelligible is defined in section 56(3)
 - Senior officer is defined in section 49(10)
- Section 50: Effect of notice imposing disclosure requirement

Relevant time is defined in section 50(10)

- Section 51: Cases in which key required
- Section 52: Arrangements for payments for disclosure
 - 279. Section 53: Failure to comply with a notice
- Section 54: Tipping-off
- Section 55: General duties of specified authorities
- Section 56: Interpretation of Part III

PART IV: SCRUTINY ETC OF INVESTIGATORY POWERS AND OF THE FUNCTIONS OF THE INTELLIGENCE SERVICES

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- Section 57: Interception of Communications Commissioner
- Section 58: Cooperation with and reports by s. 57 Commissioner
- Section 59: Intelligence Services Commissioner

- Section 61: Investigatory powers Commissioner for Northern Ireland
- Section 62: Additional functions of Chief Surveillance Commissioner
- Section 63: Assistant Surveillance Commissioners
- Section 64: Delegation of Commissioners' functions
- Section 65: The Tribunal
- Section 66: Orders allocating proceedings to the Tribunal
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- Section 72: Effect of Codes of Practice

PART V: MISCELLANEOUS AND SUPPLEMENTAL

Section 73: Conduct in relation to Wireless Telegraphy

"Designated person" is defined in the inserted section 5(12)

- Section 74: Warrants under the Intelligence Services Act 1994
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 - Paragraph 5: Data obtained without the exercise of statutory powers
 - Paragraph 6: General requirements relating to the appropriate permission

These notes refer to the Regulation of Investigatory Powers Act 2000 (c.23)

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Paragraph 8: Formalities for permissions granted by the Secretary of State

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COMMENCEMENT DATE

Hansard References