

### **Director's Liability and the Updated Privacy Act**

If cyber security and privacy policies haven't been a focus for you and your board, that's about to change. With Government taking data breaches seriously and changes to the Privacy Act becoming enforceable in February 2018 – now is the time to act.

Failure to comply with the requirements and where serious or repeated interferences with the privacy of an individual occur will attract a maximum penalty of \$360,000 for individuals and \$1,800,000 for corporations.

#### **NOW IS THE TIME**

All organisations need to review their current privacy and cyber breach processes to ensure they meet these new requirements. Whilst the amendments refer specifically to organisations with turnover in excess of \$3m, if you are under that threshold and doing business with larger entities you are also captured by this amendment.

Hope is not a strategy - it is always better to be prepared.

### Teddington's Technology Lawyers can help.





## MANDATORY DATA BREACH REPORTING SERVICE (\$4,500 plus GST)

This service will ensure that you are compliant with the Privacy act and regulations and includes:

- · Initial consultation and analysis
- Data breach reporting process and guide
- Incident response plan
- Easy to use emergency checklist
- Appropriate notification letters
- Additional meeting with Teddington Privacy Team

#### PRIVACY COMPLIANCE BIBLE (\$2,100 plus GST)

It is critical that internal there is a documented process pertaining to Privacy. What's in it for you:

- Review of existing Privacy Policy and documentation
- Preparation of Privacy compliance guide and policy
- User friendly privacy compliance checklist
- Additional meeting with Teddington Privacy Team

# COMPLETE PRIVACY COMPLIANCE SOLUTION (\$5,650 plus GST)

As a value offering, we can provide both services for a combined fee so your compliance obligations can be fully met and will include the:

- Mandatory Data Breach Reporting Service
- Privacy Compliance Bible

