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Amendments to CSIS Act **Disclosure Authorities**



Better Equip National Security Partners

National security threats no longer target only the federal government. Foreign interference impacts every level of government - provincial, territorial, municipal, and Indigenous partners - as well as the private sector, academia, and Canada's diverse communities. Authorizing CSIS to share information more broadly and frequently with persons or entities outside the Government of Canada, can build society-wide resiliency against threats to the security of Canada. Sharing more CSIS information can increase the ability for persons and entities to understand and recognize threats, and to protect their information, assets, and Canada's interests.

Relevant Authorities Enabling CSIS To Disclose Information

	Objective		Current		Amendments
	Investigation and Prosecution of Legal Contraventions		May disclose to peace officers to investigate or to Attorney Generals to prosecute someone suspected of breaking the laws of Canada or a province.	0	Allows for disclosure to any person with jurisdiction to investigate or to Attorney Generals to prosecute someone suspected of breaking the laws of Canada or a province.
Ag	Build Resiliency	•	CSIS does not have legal ability to share information to build resiliency against threats to the security of Canada, except where it may lead to a concrete reduction of the threat.	000	May disclose information to build resiliency. Cannot disclose personal information of a Canadian citizen, permanent resident or any individual in Canada, or the name of a Canadian entity or corporation incorporated in Canada. Information must be provided to the relevant federal
-				_	department or agency.
4 8ª	Essential in the Public Interest	•	May disclose to any minister of the Crown or person in the federal public administration, with the approval of the Minister of Public Safety.	0	May disclose to any person or entity information that could not be released via a resiliency disclosure, with the approval of the Minister of Public Safety.
		٠	The Minister must determine that disclosure is essential in the public interest and clearly outweighs any invasion of privacy.	0	The Minister must still determine that the disclosure is essential in the public interest and clearly outweighs any invasion of privacy.
		•	Must report the disclosure to the National Security and Intelligence Review Agency.	0	Must still report the disclosure to the National Security and Intelligence Review Agency.
	Community Outreach	•	May disclose to any person or entity unclassified and general information.	0	Remains unchanged.
10	Report to and Advise on Threats	•	Limited to disclosing information to the Federal Government.	0	Remains unchanged.
		•	The Government of Canada is subject to Charter and Privacy Act in its handling of CSIS' information.		
AQ.	Investigate Threats (the "give to get" principle)	•	May disclose to any person or entity but must be reasonably expected to result in the collection of new information by CSIS.	0	Remains unchanged.
A	Reduce Threats	•	May disclose to any person or entity for the purpose of reducing a threat.	0	Remains unchanged.
		•	CSIS must have reasonable grounds to believe that a particular activity constitutes a threat and the disclosure must be reasonably expected to reduce the threat.		
		•	Must consult other federal departments or agencies, as appropriate.		
		•	May require a Federal Court warrant.		



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GAPS

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- Foreign interference today not only threatens military technology and federal government institutions, but all levels of government and all sectors of society.
- The CSIS Act has strict limitations on when, how and to whom CSIS can share information, with the Government of Canada as primary recipient.
- CSIS' inability to share information limits stakeholder's awareness, ability to understand and identify threats, and take protective measures to withstand threats.

IMPACT OF AMENDMENTS

Enable CSIS to disclose information to all investigative officials.

Enable CSIS to disclose more comprehensive information for the purpose of building resiliency against threats.

Enable CSIS, with the Minister's approval, to disclose otherwise prohibited personal or private entity information, where it is essential in the public interest.

EXAMPLE: Build Resiliency Against Threats

A member of a territorial legislature has been appointed to a territorial cabinet. CSIS has information that a foreign state is interested in using proxies in Canada to exploit the territory for its Arctic access and natural resources. The member's background and advocacy also makes them a more likely target of the foreign state. CSIS would like to provide specific information on foreign interference targeting, and why the member may be a target.



CSIS would only be able to provide an unclassified and general threat briefing. The member is not a part of the Federal Government of Canada, and there is no specific threat that CSIS might reduce by disclosing information to this individual.



With amendments

CSIS would be authorized to share classified information with the member about how the foreign state is using specific tradecraft to target them and why in order to increase the member's understanding, enable him to recognise the threat if it presents itself and build resilience against foreign interference. With the approval of the Minister, CSIS would be able to provide the names of the proxies in Canada.

VOTE

EXAMPLE: Investigate Contravention of Law

CSIS can only disclose information to recipients for them to investigate alleged contravention of law if that recipient is a peace officer [i.e., a police officer]. With amendments, CSIS could provide information to municipal, Indigenous, provincial and territorial elections officials who are not peace officers but have jurisdiction to investigate alleged corrupt practice under their elections legislation.



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