



**Navigating Privacy and Security:
Understanding India's New Lawful
Interception of messages Rules**



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Navigating Privacy and Security: Understanding India's New Lawful Interception of messages Rules

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Marking a significant advancement in balancing national security with individual privacy, the Ministry of Communications has introduced the Telecommunications (Procedures and Safeguards for Lawful Interception of Messages) Rules, 2024. Formulated under the Telecommunications Act, 2023, these rules provide a comprehensive and robust legal structure governing the interception of communications across India. This article explores the notification's key elements, definitions, and wider implications.

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Legal Background

The rules are a significant update in India's telecommunication governance, replacing the interception-related provisions under the Indian Telegraph Rules, 1951. They derive authority from sections 20(2)(a), 20(4), 56(2)(t), and 56(2)(u) of the Telecommunications Act, 2023, and ensure that interception activities are conducted lawfully, transparently, and only when absolutely necessary. Existing orders under the old framework will remain effective until their specified expiration dates.

Key Definitions

To comprehend the scope of these rules, it is essential to understand six crucial definitions:

1. **Act:** The Telecommunications Act, 2023, forms the statutory foundation of these rules.
2. **Authorised Agency:** Any law enforcement or security body authorised by the Central Government to intercept messages.
3. **Competent Authority:** Defined as the Union Home Secretary for the Central Government and the Secretary in charge of the Home Department for State Governments.
4. **Interception Order:** A directive issued under section 20(2)(a) of the Act to intercept messages or classes of messages.
5. **Review Committee:** An oversight body constituted under Rule 5 to ensure compliance with legal provisions.
6. **Telecommunication Entity:** As per the Telecommunications (Telecom Cyber Security) Rules, 2024, this includes all entities providing telecom services.

Interception of Messages by Authorised Agencies

The rules empower the Central Government to specify authorised agencies for intercepting communications, subject to strict conditions:

- **Authorisation and Issuance:**
 - Orders can only be issued by the competent authority or an authorised officer not below the rank of Joint Secretary in urgent situations.
 - In remote or operationally challenging conditions, senior officers of authorised agencies may issue orders, but these must be confirmed within seven days by the competent authority.
- **Conditions for Interception:**
 - Interception is allowed only if acquiring necessary information through alternative means is infeasible.
 - Orders specify targeted persons, premises, or equipment and remain valid for 60 days, extendable to 180 days.
- **Record Maintenance:**
 - Authorised agencies must securely maintain records of intercepted messages, personnel involved, and data destruction dates, ensuring confidentiality.

Obligations Relating to Interception

The rules emphasize accountability and strict adherence to processes:

1. Designation of Nodal Officers:

- Agencies must designate two officers of senior rank to liaise with the Department of Telecommunications (DoT) and telecom entities.
- Telecommunication entities must similarly notify the government about their nodal officers.

2. Safeguards and Accountability:

- Unauthorised interceptions are strictly prohibited, and adequate safeguards are mandated.
- Telecom entities are held accountable for any breaches by their staff or vendors.

3. Confidentiality:

- Intercepted records must be maintained with extreme secrecy and destroyed securely every six months unless required by a court or operational necessity.

The Role of the Review Committee

The notification establishes a review mechanism to uphold legal compliance:

• Central Review Committee:

- Comprising the Cabinet Secretary, Secretary of Legal Affairs, and Secretary of Telecommunications.

• State Review Committees:

- Chaired by the State Chief Secretary and including legal and administrative officials.

• Functioning:

- Committees meet bi-monthly to evaluate whether interception orders comply with the Act.
- They have the authority to nullify non-compliant orders and direct the destruction of intercepted data.

Conclusion

The Telecommunications (Procedures and Safeguards for Lawful Interception of Messages) Rules, 2024, represent a landmark development in India's efforts to balance national security and privacy in an increasingly interconnected world. By instituting robust safeguards, fostering accountability, and reinforcing oversight mechanisms, these rules aim to ensure that lawful interception is conducted transparently and ethically. As digital communication continues to redefine the boundaries of privacy and security, the effective implementation of these rules will play a crucial role in shaping a secure yet rights-respecting digital ecosystem in India. This proactive approach not only reflects the government's commitment to protecting its citizens but also sets a precedent for balancing public safety with civil liberties in the global context.

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