E(d)			
ss 22, 37(2), 47E(d)			
SS			of
	Commonwealth law infringed/issues	Section 321D Commonwealth Electoral Act 1918 Paid electoral advertising must be authorised to allow voters to know who is communicating the ad.	Section 329 Commonwealth Electoral Act 1918 Offence to publish or distribute any matter that is likely to mislead or deceive an elector in relation to the casting of a vote.
	Examples	Electoral ad that is not authorised or is authorised by fictitious person/entity.	Electoral communication misleads voters on how to cast their votes, e.g. ad incorrectly advises voters a candidate has withdrawn from the election, or that a formal vote is to number just one box.
	Description	Paid electoral advertisement without proper authorisation (for other unpaid communication s see scenario 7)	Electoral communication (including a paid electoral ad) that infringes other offences in the Commonwealt h Electoral Act
	Scenar	1	2

Released by the Australian Election Commission under the Freedom of Information Act 1982

OFFICIAL:Sensitive

E(d)		
ss 22, 37(2), 47E(d)		
	Part 7 8 – Section 150.1 False representations in relation to a Commonwealth body and injunction provisions in Part 7 Regulatory Powers (Standard Provisions) Act 2014	Foreign Influence Transparency Scheme Act 2018 An intermediary for a foreign principal must register within 14 days of entering a relationship with a foreign principal or undertaking an activity on behalf of a foreign principal. If the communication is a paid ad that is
	Electoral communication on social media by a person/entity falsely representing themselves to be a Commonwealth entity, official or service.	Electoral communication made by or on behalf of foreign person or entity that is registrable under the Foreign Influence Transparency Scheme Act 2018 (FITS Act).
	Electoral communication (including a paid electoral ad) that impersonates a Commonwealt h official, entity or service	Electoral communication (including a paid electoral ad) posted by a foreign person/entity
·	m	4

unauthorised, please SS 22, 37(2), 47 E(d) refer to scenario 1 for appropriate action.	Policy: H is likely to be a break of platforms' own terms of use Operational: Division 92, Part 5.2 Criminal Code Act 1995 Detection and attribution can be time and resource intensive, while disinformation strategies are cheap and agile.	
<u>5 % @</u>	unts rs rs rs din din din the elevit	With menace/etc
	This scenario notes the difference between the legislated and policy definitions of "foreign interference", and the differing approaches taken by policy agencies (CHCC), and operational agencies/bodie s (including the CFI Taskforce).	

Electoral communications escalation scenarios

ss 22, 37(2), 47E(d) party or other person or group that is required to Anti-terrorism laws and communication must be authorised if it is for, or disclosure entity (i.e. a Electoral Act 1918. An **Electoral Commission** matter as to whether under Part XX of the Depends on who is communicating the the communication must be authorised candidate, political powers activated. donations to the Commonwealth report electoral on behalf of, a expenditure or Electoral Act). under the electoral booths and/or voters. action against polling threatening terrorist promoting informal communication communication Anonymous Electoral paid advertisement) communication communication terrorist action (other than a authorisation Anonymous containing threats of electoral without

Prepared by the EIAT, 29 October 2021 OFFICIAL:Sensitive

ss 22, 37(2), 47E(d)		
	Affected individual or organisation can take legal action, however, issue may be to stop the spread of disinformation during an election campaign.	Affected individual or agency can take legal action, however, issue may be to stop the spread of disinformation during an election campaign.
	Third party authorises a paid advertisement that defames a candidate so as to affect public perception of the integrity of the candidate, party, election or political system.	Third party authorises a paid advertisement that defames a Commonwealth agency or representative so as to affect public perception of the integrity of the electoral system.
	8 Electoral communication (including a paid electoral ad) that is defamatory	9 Electoral communication (including a paid electoral ad) brings a Commonwealt h agency into disrepute

47E(d)		
ss 22, 37(2), 47E(d)		
SS 2	dom he ion, ion, all or olitical line he to 2021	tions ww am or
	Vilification or freedom of expression on the basis of race, religion, nationality, national or ethnic origin or political opinion. Some forms of online abuse may meet the threshold of cyberbullying or adult cyber abuse in the online Safety Act 2021 and be subject to removal notices issued by the eSafety	Other communications not covered by scenarios 7-9, where no Commonwealth law may have been infringed, but the communication nevertheless is spam or false news.
	50 Yz	. E
	Electoral communication on social media vilifying a person or group of people to influence voters.	Video on social media promoting informal voting that provides incorrect information on the consequence of voting informally.
	Electoral communication (including a paid electoral ad) containing hate speech	Any other electoral communication that may not breach a Commonwealt h law, but which may breach Platform policy
	10	11

Released by the Australian Election Commission under the Freedom of Information Act 1982