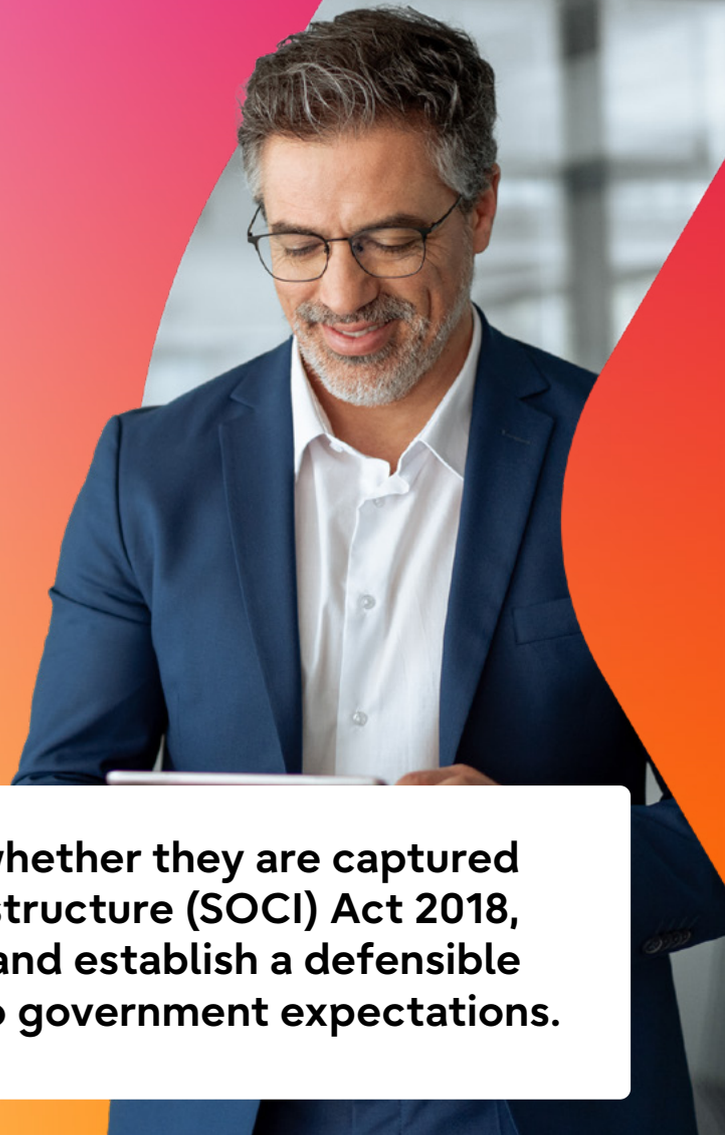


SOCI Act Advisory Services

Clarity, assurance and confidence under Australia's Critical Infrastructure obligations.



We help organisations determine whether they are captured under the Security of Critical Infrastructure (SOCI) Act 2018, clearly articulate their obligations and establish a defensible board-endorsed position aligned to government expectations.

What we do

We work with executive, legal and security stakeholders to assess SOCI applicability, interpret obligations, and provide clear guidance on governance, assurance and control expectations.

This is a one-off, fixed-scope engagement designed to establish clarity, and board level confidence.

The risks we help uncover

- Uncertainty around SOCI applicability and regulatory obligations
- Inconsistent or informal interpretation of legislative requirements
- Gaps in governance, assurance and board awareness
- Increased regulatory, reputational and compliance risk.



Regulatory clarity

A clear determination of whether SOCI applies and what obligations must be met.



Board assurance

A defensible SOCI position suitable for formal recognition and discussion at board level.



Stronger governance

Clear integration of SOCI obligations into governance, assurance and reporting frameworks.



Actionable direction

Practical guidance on next steps and priority control considerations.



We understand the complexity and sensitivity surrounding SOCI obligations. Our approach is pragmatic, independent and tailored to each organisation's context.

Experienced advisors

Engagements are led by senior cyber security professionals with deep experience across government and critical infrastructure environments.

Board-ready outputs

Clear, concise documentation designed for executive and board audiences, supporting informed decision making.

Collaborative delivery

Engagement with legal, security and executive stakeholder as required to ensure alignment and clarity.

Advice grounded in government expectations and backed by Fujitsu's depth, credibility and experience in regulated environments with a deep understanding of the SOCI Act, cyber governance and assurance expectations.



Understanding your SOCI obligations

The Security of Critical Infrastructure (SOCI) Act introduces significant governance, assurance and reporting obligations for organisations that operate or support critical infrastructure. For many organisations, it is not immediately clear whether they're captured under the Act, how obligations apply in practice, or what level of assurance is expected by boards and regulators.

Misinterpreting SOCI requirements can lead to governance gaps, compliance risk and uncertainty at the board level.



Our services include:

Assessment of SOCI Act applicability to your organisation or assets.

Interpretation of SOCI obligations in your organisational context.

Guidance on governance, assurance and reporting implications.

Identification of essential control uplift considerations.

Preparation of a formal, board-ready SOCI position paper.

Alignment of SOCI obligations with existing risk, compliance and assurance frameworks.

Why choose us?



Proven experience advising government and regulated entities on cyber security and critical infrastructure obligations.



Independent, objective advice separate from internal IT and security teams.



Backed by Fujitsu's scale, credibility and long-standing presence in regulated environments.

Establish clarity, assurance and confidence under critical infrastructure obligations. Contact us today

