Appendix 7 Right to information

Obligations under the Government Information (Public Access) Act 2009 (NSW)

Under section 7 of the *Government Information (Public Access) Act 2009* (NSW), agencies must review their programs for the release of government information to identify the kinds of information that can be made publicly available. This review must be undertaken at least once every 12 months.

Our agency's program for the proactive release of information involves providing information on the Legal Aid NSW website. During the reporting period, we uploaded additional documents to the site and will continue to update the site regularly.

Number of access applications received

During the reporting period, our agency received a total of 43 formal access applications. This number includes withdrawn and invalid applications.

Number of refused applications for Schedule 1 information

During the reporting period, our agency refused five formal access applications (either wholly or partly) because the information requested was information referred to in Schedule 1 to the *Government Information (Public Access) Act 2009* (NSW).

Table A: Number of applications by type of applicant and outcome*

	Access granted in full	Access granted in part	Access refused in full	Information not held	Information already available	Refuse to deal with application	Refuse to confirm/ deny whether information is held	Application withdrawn
Media	1	0	0	0	0	0	0	0
Members of Parliament	0	0	0	0	0	0	0	0
Private sector business	0	0	0	0	0	1	0	0
Not for profit organisations or community groups	0	0	0	0	0	0	0	0
Members of the public (by legal representative)	12	6	1	4	0	0	0	1
Members of the public (other)	4	6	2	1	0	2	0	1
Total	17	12	3	5	0	3	0	2

^{*} Excludes one record that was invalid. This also applies to Table B.

Table B: Number of applications by type of application and outcome

	Access granted in full	Access granted in part	Access refused in full	Information not held	Information already available	Refuse to deal with application	Refuse to confirm/ deny whether information is held	Application withdrawn
Access applications (other than personal information applications)	1	2	0	0	0	2	0	0
Access applications that are partly personal information applications and partly other	0	2	1	0	0	1	0	0
Personal information applications*	16	8	2	5	0	0	0	2
Total	17	12	3	5	0	3	0	2

^{*} A personal information application is an access application for personal information (as defined in clause 4 of schedule 4 to the Act) about the applicant (the applicant being an individual).

Table C: Invalid applications

Reason for invalidity	Number of applications
Application does not comply with formal requirements (section 41 of the Act)	1
Application excluded information of the agency (section 43 of the Act)	0
Application contravenes restraint order (section 110 of the Act)	0
Total number of invalid applications received	1
Number of invalid applications that subsequently became valid applications	0

disclosure: matters listed in Schedule 1 to the Act	Numb	er of times consider	
Overriding secrecy laws			1
Cabinet information			0
Executive Council information			0
Contempt			0
Legal professional privilege			5
Excluded information			0
Documents affecting law enforcement and public safety			1
Transport safety			0
Adoption			0
Care and protection of children			0
Ministerial code of conduct			0
Aboriginal and environmental heritage			0
Total			7
* More than one public interest consideration may apply in relation to a consideration is to be recorded (but only once per application). This also Table E: Other public interest considerations against disclosure: matters listed in table to section 14 of the Act	o applies in relation		
Responsible and effective government			4
Law enforcement and security			2
Individual rights, judicial processes and natural justice			17
Business interests of agencies and other persons			4
Environment, culture, economy and general matters			0
Secrecy provisions			4
Exempt documents under interstate Freedom of Information legislation			0
Total			31
Table F: Timeliness Decided within the statutory timeframe (20 days plus any extensions) Decided after 35 days (by agreement with applicant)		Number of a	38 38
			0
Not decided within time (deemed refusal)			
			41
Not decided within time (deemed refusal) Total *excludes 2 records, 1 invalid and 1 withdrawn Table G: Number of applications reviewed under Part 5 of the Act (by type of review and outcome) Decided within time (deemed refusal) *excludes 2 records, 1 invalid and 1 withdrawn Table G: Number of applications reviewed under Part 5 of the Act (by type of review and outcome)	cision varied Deci	sion upheld	41 Tota
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