

ABN 59 698 720 886

Catherine Minnucci

By email: foi+request-11398-d2327071@righttoknow.org.au

Office of General Counsel GPO Box 367 CANBERRA CITY ACT 2601

www.airservicesaustralia.com

Dear Ms Minnucci

FOI 24-52 - Decision on Access

I refer to the request made under the *Freedom of Information Act 1982* (Cth) (**FOI Act**) to Airservices Australia (**Airservices**) on 3 July 2024 (**the request**). It seeks access to:

Documents relating to the previously installed noise monitors at Primrose Sands, Connelley's Marsh and Richmond to include location, supplier, calibration levels, actual noise data, results and findings that were used in ASA's decision making for these areas

I am authorised under section 23 of the FOI Act and the Airservices Instrument of Delegation and Authorisation to make decisions on primary requests under the FOI Act.

Decision

Access in part

I have decided to grant access in part to the documents sought by the request in part as they contain material that is:

- conditionally exempt under sections 47F (personal privacy) of the FOI Act, and access to that conditionally exempt material would be contrary to the public interest; and/or
- irrelevant to the scope of the request under section 22 of the FOI Act.

The documents and my decision in relation to each are set out in the schedule of documents at **Attachment A** (the **Schedule**).

The reasons for my decision are set out in the Statement of Reasons at **Attachment B**.

Review rights and complaints

Information about your rights of review and how you can make a complaint about the handling of your request is at **Attachment C**.

Contact

If you wish to discuss my decision please contact me at foi@airservicesaustralia.com.

Yours sincerely

Marcus Bourget Authorised FOI Decision Maker

6 July 2024

ATTACHMENT A

SCHEDULE OF DOCUMENTS

Doc No.	Description	Decision
1.	Calibration Certificate	Release in part
		S47(f) – personal information
2.	Calibration Certificate	Release in part
		S47(f) – personal information
3.	Calibration Certificate	Release in part
		S47(f) – personal information
4.	Deployment Brief	Release in part
		S47(f) – personal information
5.	Deployment Brief	Release in part
		S47(f) – personal information
6.	Deployment Brief	Release in part
		S47(f) – personal information
7.	Email	Release in part
		S47(f) – personal information
8.	Hobart Deployment Zones (printout of .kmz file)	Release in full
9.	Noise Data	Release in full
10.	Correllated Noise Data	Release in full
11.	Deployment Report	Release in part
		S47(f) – personal information
12.	Deployment Report	Release in part
		S47(f) – personal information

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Doc No.	Description	Decision
13.	Deployment Report	Release in part
		S47(f) – personal information
14.	Hobart Web Track Activation	Release in part
		S47(f) – personal information
15.	Hobart Weather Station	Release in part
		S47(f) – personal information
16.	Email	Release in part
		S47(f) – personal information
17.	Email	Release in part
		S47(f) – personal information
18.	Email	Release in part
		S47(f) – personal information
19.	Email	Release in part
		S47(f) – personal information
20.	Email	Release in part
		S47(f) – personal information
21.	Email	Release in part
		S47(f) – personal information
22.	Email	Release in part
		S47(f) – personal information
23.	Email	Release in part
		S47(f) – personal information
24.	Email	Release in part
		S47(f) – personal information

OFFICIAL

Doc No.	Description	Decision
		S22 – irrelevant information
25.	Email	Release in part S47(f) – personal information

STATEMENT OF REASONS

Material on which the decision is based

I relied on the following material in coming to this decision:

- the terms of the request;
- the documents subject to the FOI request;
- advice from subject matter specialists within Airservices Australia (**Airservices**) regarding the nature and sensitivity of the documents subject to the request;
- the FOI Act; and
- the guidelines issued by the Australian Information Commissioner under section 93A of the FOI Act (**FOI Guidelines**).

Section 22 - Irrelevant material

Section 22 of the FOI Act relevantly provides that if an agency may delete information from a document where it is irrelevant to a request.

I have found that a document (identified in the Schedule) contains irrelevant matter and have deleted it pursuant to section 22 of the FOI Act.

Section 47F - personal privacy

Section 47F of the FOI Act relevantly provides that a document is conditionally exempt if its disclosure under this Act would involve the unreasonable disclosure of personal information about any person (including a deceased person). Access to the conditionally exempt document may only be withheld where it is contrary to the public interest.

Certain documents subject to the request] (identified in the Schedule) contains personal information, specifically names, addresses, contact information and other personally identifying information. I am satisfied that this personal information is not publicly available, nor are the individuals concerned well known to be involved in the matters described in the documents.

I therefore find that disclosure of this personal information would be unreasonable and conditionally exempt under section 47F(1) of the FOI Act.

When considering whether access to this personal information is contrary to the public interest I acknowledge that access would inherently promote the objects of the FOI Act, demonstrating full transparency of government. However, providing access to this personal information would also intrude on the privacy of the individuals to whom the personal information relates whilst also not providing great insight into the decision making processes of Airservices. This adverse effect outweights any benefit that could flow from disclosing that personal information.

As a result, I am satisfied that access to the personal information would be contrary to the public interest, and have decided to withhold access to it.

INFORMATION ON REVIEW RIGHTS

The *Freedom of Information Act 1982* (**the FOI Act**) gives you the right to apply for a review of this decision via:

- (a) an internal review; or
- (b) the Australian Information Commissioner (Information Commissioner).

Internal review

If you apply for internal review, it will be carried out by a different decision-maker who will make a fresh decision on your application. An application for review must be:

- (a) made in writing;
- (b) made within 30 days of receiving this letter; and
- (c) sent to foi@airservicesaustralia.com.

No particular form is required, but it is desirable to set out in the application the grounds upon which you consider the decision should be reviewed.

If the internal review results in you not being provided access to all of the documents to which you have requested access, you have the right to seek a review of that decision by the Information Commissioner.

Information Commissioner review

You can opt to instead seek external review by the Information Commissioner. To seek review you must apply to the Information Commissioner within 60 days of the receipt of this decision letter. Further details on this process can be found on their website at https://www.oaic.gov.au/.

You will also have the opportunity to seek Information Commissioner review of an Internal Review if you are dissatisfied with its outcome.

Complaints to the Information Commissioner

Information Commissioner

You may also complain to the Information Commissioner concerning action taken by an agency in the exercise of powers or the performance of functions under the FOI Act. There is no fee for making a complaint. A complaint to the Information Commissioner must be made in writing. Further details on this process can be found on their website at https://www.oaic.gov.au/.