Publicly available information

The FOI scheme does not apply to a number of categories of publicly available information, including:

- publications available to the public (even if there is a charge);
- material made available to the public for reference purposes;
- public registers;
- archives that are publicly available;
- materials in collections of libraries, art galleries and museums that are on public display or publicly available for reference or study purposes (s.12).

Old information (pre-July 1993)

The FOI scheme applies to personal information about an individual whenever it was created or received.

The scheme only applies to non-personal information created or received before July 1993 if:

- the information is reasonably necessary to enable a person to properly understand information to which the person has been provided with access under the Act; or
- the Information Commissioner has decided (on application) that the information falls within a class of information in respect of which competing interests are likely to be balanced in favour of disclosure (s.13).

For more, see our FOI and “old” information guideline.

Personal information only

For the following organisations, the FOI access scheme only applies to “personal information” the organisation holds:

- Power Water
- Territory Insurance Office (TIO)
- Government Owned Corporations
- Government Business Divisions.

You can apply to these organisations to access or correct personal information about you, or complain that one of them has interfered with your privacy. But you cannot apply to them for access to non-personal information they hold.

PowerWater is currently the only Government Owned Corporation.

Government Business Divisions listed in the Appendix to the 2006-07 Budget Paper No.2 were:

- Construction Division
- Government Printing Office
- Data Centre Services
- NT Fleet
- Territory Discoveries
- Territory Wildlife Parks
- Darwin Bus Service
- Darwin Port Corporation
- Territory Housing
- NT Treasury Corporation.
Courts and tribunals

The Information Act does not apply to:

- a court in relation to its judicial functions;
- a tribunal in relation to its decision-making functions;
- a coroner in relation to an inquest or inquiry;
- a magistrate or justice in relation to a preliminary examination (s.5(5)).

The exclusion limits the application of the Act in relation to information held by the particular body or officer concerned, eg, a court. It does not exclude from the application of the Act information held by another public sector organisation even if it was created by, or relates to a relevant body or officer. So, for example, if a department is a party to court proceedings, the information it holds relating to the proceedings (including any court documents held) will be subject to the Act. [Re Member of the Legislative Assembly and Queensland Corrective Services Commission [1997] QICmr 12 (25 July 1997); (1997) 4 QAR 100, para 12.]