

### **Australian Government**

# **Department of Health**Therapeutic Goods Administration

Mr Stuart McCarthy

Email: foi+request-2865-5f69f290@righttoknow.org.au

Dear Mr McCarthy

### FREEDOM OF INFORMATION REQUEST FOI 153-1617 Notice of Decision

I refer to your request dated 17 December 2016 under the *Freedom of Information Act 1982* (the FOI Act) for access to the following documents:

"In 1992-93 the Australian Defence Force (ADF) administered the anti-malarial drug mefloquine to a group of personnel from the 1st Battalion Royal Australian Regiment (1 RAR) during a clinical trial conducted in Townsville (Queensland) and Somalia. This trial commenced before mefloquine was registered by the TGA in January 1993.

Mefloquine is a neurotoxic drug, known to be a cause of permanent brain injury resulting in a range of chronic neuropsychiatric symptoms. The Department of Veterans Affairs has recently commenced a pilot outreach program for veterans who were adversely affected by mefloquine.

I hereby request the TGA to provide documents relating to any approvals for the ADF or Department of Defence to administer mefloquine to Australian personnel during this period, including but not limited to:

- a. Requests from ADF or Defence officials for TGA approval to use mefloquine.
- b. Requests from ADF or Defence officials for TGA approval to import mefloquine to Australia or export mefloquine to Somalia.
- b. Minutes of meetings, records of conversations, or other corre Roche, relating to the proposed use, import or export of mefloquine.
- e. Written approvals by the TGA for Defence use, import or export of mefloquine.
- f. Reports from Defence officials to the TGA relating to adverse events experienced by ADF personnel administered mefloquine during this clinical trial."

### **Decision Maker**

I am the Therapeutic Goods Administration (TGA) officer authorised to make a decision on your request under the FOI Act.

### Decision

I am notifying you of my decision under section 24A of the FOI Act to refuse your request for access as there are no documents held by the TGA that fall within the scope of your FOI request.

### **Reasons for Decision**

Section 24A of the FOI Act states that requests may be refused if all **reasonable steps** have been taken to find a document and the document cannot be found or does not exist. The relevant electronic databases, files and corporate file lists in the TGA have been searched for the documents you have requested. Following these searches, I am satisfied that all reasonable steps have been taken to find the documents requested and, subject to the following paragraph, that there are no documents falling within the scope of your request that are held by the TGA. Therefore, I am satisfied that the documents do not exist for the purpose of section 24A.

PO Box 100 Woden ACT 2606 ABN 40 939 406 804



As you may be aware, section 12(a) of the FOI Act relevantly provides that a person is not entitled to a document, or a copy of a document, which is within the open access period within the meaning of the *Archives Act 1983* (Archives Act). It appears that some of the documents that you have requested may fall within the open access period, and will therefore fall under the jurisdiction of the National Archives.

If you wish to seek access to records within the open access period, you will need to seek access under the Archives Act. Even if some of the records you are seeking may be in the physical possession of the TGA, it is still necessary to apply for them under the Archives Act. If an application for access to documents within the open access period was made under the Archives Act, the National Archives would then retrieve any relevant records from the TGA for the purpose of considering your request for access to the records.

The following information may be useful to you in understanding when to apply for documents/records under the FOI Act and when to apply under the Archives Act:

- When to use the Freedom of Information, Archives and Privacy Acts Fact sheet 110 http://www.naa.gov.au/collection/fact-sheets/fs110.aspx
- Access to records under the Archives Act Fact sheet 10 http://www.naa.gov.au/collection/fact-sheets/fs10.aspx

### **Review and Complaint Rights**

If you are not satisfied with this decision, you can either seek internal review or apply to the Office of the Australian Information Commissioner for review of the decision. A statement of review rights is at **Attachment A** to this letter.

Should you have any enquiries concerning this matter, please contact Elizabeth Santolin on (02) 6232 8664.

Yours sincerely

Jane Cook

Head

Pharmacovigilance & Special Access Branch

Therapeutic Goods Administration

3 February 2017

### **FOI fact sheet 12**

### Freedom of information – Your review rights

**April 2011** 

If you disagree with the decision of an Australian Government agency or minister under the *Freedom of Information Act 1982* (the FOI Act), you can ask for the decision to be reviewed. You may want to seek review if you sought certain documents and were not given full access, if someone is to be granted access to information that is about you, if the agency has informed you that it will impose a charge for processing your request or if your application to have your personal information amended was not accepted. There are two ways you can ask for review of a decision: internal review by the agency, and external review by the Australian Information Commissioner.

### **Internal review**

If an agency makes an FOI decision that you disagree with, you can ask the agency to review its decision. The review will be carried out by a different agency officer, usually someone at a more senior level. There is no charge for internal review.

You must apply within 30 days of being notified of the decision, unless the agency extended the application time. You should contact the agency if you wish to seek an extension. The agency must make a review decision within 30 days. If it does not do so, its original decision is considered to be affirmed.

Internal review is not available if a minister or the chief officer of the agency made the decision personally.

### **Review by the Information Commissioner**

The Information Commissioner is an independent office holder who can review the decisions of agencies and ministers under the FOI Act.

#### Is a review the same as a complaint?

No. The Information Commissioner also investigates complaints about agency actions under the FOI Act. However, if you are complaining that an agency decision is wrong, it will be treated as an application for a review. Your matter will be treated as a complaint when a review would not be practical

or would not address your concerns (for example, if you were not consulted about a document that contains your personal information before it was released). For more information see FOI fact sheet 13 – Freedom of information: How to make a complaint.

# Do I have to go through the agency's internal review process first?

No. You may apply directly to the Information Commissioner. However, going through the agency's internal review process gives the agency the opportunity to reconsider its initial decision, and your needs may be met more quickly without undergoing an external review process.

#### Do I have to pay?

No. The Information Commissioner's review is free.

#### How do I apply?

You must apply in writing and you can lodge your application in one of the following ways:

online: www.oaic.gov.au

post: GPO Box 2999, Canberra ACT 2601

fax: +61 2 9284 9666 email: enquiries@oaic.gov.au

in person: Level 3,

175 Pitt Street Sydney NSW 2000 An application form is available on the website at www.oaic.gov.au. Your application should include a copy of the notice of the decision that you are objecting to (if one was provided), and your contact details. You should also set out why you are objecting to the decision.

### Can I get help in completing the application?

Yes. The Information Commissioner's staff are available to help you with your application if anything is unclear.

### When do I have to apply?

If you are objecting to a decision to refuse access to documents, impose a charge or refuse to amend a document, you must apply to the Information Commissioner within 60 days of being given notice of the decision. If you are objecting to a decision to grant access to another person, you must apply within 30 days of being notified of that decision.

You can ask the Information Commissioner for an extension of time to apply, and this may be granted if the Information Commissioner considers it is reasonable in the circumstances.

### Who will conduct the review?

Staff of the Information Commissioner will conduct the review. Only the Information Commissioner, the FOI Commissioner or the Privacy Commissioner can make a decision at the end of the review.

# Does the Information Commissioner have to review my matter?

No. The Information Commissioner may decide not to review an application that is frivolous, misconceived or lacking in substance, or if you fail to cooperate with the process or cannot be contacted after reasonable attempts. You cannot appeal against that decision.

Alternatively the Information Commissioner may decide that the Administrative Appeals Tribunal (AAT) would be better placed to review the matter, and if so, will advise you of the procedure for applying to the AAT. This will not be common.

### Can I withdraw my application?

Yes. An application can be withdrawn at any time before the Information Commissioner makes a decision.

### What happens in the review process?

The review process is designed to be as informal as possible. The Information Commissioner may contact you or any of the other parties to clarify matters and seek more information. The Information Commissioner may also ask the agency or minister to provide reasons for their decision if the reasons given were inadequate.

Most reviews will be made on the basis of the submissions and papers provided by the parties. Sometimes the Information Commissioner may decide to hold a hearing if one of the parties applies. Parties may participate in a hearing by telephone. If confidential matters are raised, the hearing may be held partly or wholly in private.

### Will there be other parties to the review?

There may be. The Information Commissioner can join other parties who are affected by the application. For example, if you are objecting to someone else being granted access to information that concerns you, that person may be joined in the review.

### Can someone else represent me?

Yes, including a lawyer. However, the Information Commissioner prefers the process to be as informal and cost-effective as possible and does not encourage legal representation.

# Will the Information Commissioner look at all documents, including ones that are claimed to be exempt?

Yes. The Information Commissioner's review is a fresh decision, so all the relevant material must be examined, including documents that the agency or minister has declined to release. Developments that have occurred since the original decision may also be considered.

# What powers does the Information Commissioner have?

While the review process is designed to be informal, the Information Commissioner has formal powers to require anyone to produce information or documents, to compel anyone to attend to answer questions and to take an oath or affirmation that their answers will be true.

An agency or minister can also be ordered to undertake further searches for documents.

# What decisions can the Information Commissioner make?

After reviewing a decision, the Information Commissioner must do one of three things:

- set the decision aside and make a fresh decision
- affirm the decision, or
- vary the decision.

The Information Commissioner will give reasons for the decision.

### Will the decision be made public?

Yes. The Information Commissioner will publish decisions on the website. Exempt material (that is, material that is not released) will not be included. Nor will the name of the review applicant, unless that person requests otherwise or there is a special reason to publish it.

# What can I do if I disagree with the Information Commissioner's review decision?

You can appeal to the AAT. The Information Commissioner will not be a party to those proceedings. The fee for lodging an AAT application is \$777 (at November 2010), although there are exemptions for health care and pension concession card holders and the AAT can waive the fee on financial hardship grounds.

# **FOI applications made before 1 November 2010**

The Information Commissioner can only review an agency's or minister's FOI decision if you made your FOI request on or after 1 November 2010. If you made your FOI request before 1 November, even if the decision was made after that date, the review process is different.

You must first ask the agency for internal review of the decision. You may then appeal to the AAT if you are not satisfied with the decision.

The information provided in this fact sheet is of a general nature. It is not a substitute for legal advice.

### For further information

telephone: 1300 363 992
email: enquiries@oaic.gov.au
write: GPO Box 2999, Canberra ACT 2601
or visit our website at www.oaic.gov.au

### **FOI Fact Sheet 13**

### Freedom of information – How to make a complaint

October 2010

You may complain to the Australian Information Commissioner if you have concerns about how an Australian Government agency handled a request for documents under the *Freedom of Information Act 1982* (the FOI Act) or took any other action under that Act. If you are unhappy with the agency's decision about giving or refusing access to documents, you should ask for the decision to be reviewed, which is a separate process.

### Disagree with an FOI decision?

If you disagree with an agency's or minister's decision on your request under the FOI Act, you have the right to have the decision reviewed. You can ask an agency to review its decision internally. You also have the right to ask the Information Commissioner to review an agency's or minister's decision. See FOI Fact Sheet 12 Freedom of information – Your review rights for more information about the review process.

If you are concerned about the way an agency has handled your matter, you can complain to the Information Commissioner.

# What are the powers of the Information Commissioner?

The Information Commissioner can investigate a complaint about how an agency handled an FOI request, or other actions the agency took under the FOI Act. The Information Commissioner cannot investigate a complaint about a minister.

In conducting the investigation the Information Commissioner has the power to:

- make inquiries of an agency
- obtain information from any person
- take possession of, or inspect, any relevant documents.

If the Information Commissioner decides to investigate your complaint, the agency you have complained about will be notified in writing of the complaint. The Information Commissioner conducts investigations of complaints in private.

### Who can make a complaint?

Any person can make a complaint about the actions of an agency in relation to an FOI activity. You do not need to have requested documents under the FOI Act.

### When should I make a complaint?

You can complain to the Information Commissioner at any time. If your complaint relates to an FOI request you can make the complaint at any stage of the process.

Before making a complaint to the Information Commissioner, you should contact the agency directly to try to resolve your concerns. The Information Commissioner may decide not to investigate your complaint if you have not raised your concerns first with the agency or you have not given the agency a reasonable opportunity to deal with your complaint.

### How do I make a complaint?

Your complaint must be in writing and must specify the agency you are complaining about. You can send your complaint to us using the details at the end of this fact sheet. A complaint form is also available on our website at www.oaic.gov.au.

If you need help we can assist you. You can contact us on 1300 363 992 or by email to enquiries@oaic.gov.au.

# What information do I need to put in the complaint?

To help the Information Commissioner give the best consideration to your complaint, please provide as much relevant information as possible. Be clear about the issues in your complaint and what action or outcome you would like to see as a result.

### *Is there a fee for making a complaint?*

No. There are no costs involved in making a complaint to the Information Commissioner.

### What will happen to my complaint?

An officer of the Information Commissioner will contact you to discuss your complaint and you will be kept informed of the progress of your complaint along the way.

Before deciding whether to investigate your complaint the Information Commissioner may make preliminary inquiries of the agency you have complained about.

If the Information Commissioner decides to investigate your complaint, the Commissioner will write to the agency and request information to assist with the investigation.

# Can the Information Commissioner decide not to investigate my complaint?

Yes. The Information Commissioner may decide not to investigate, or may discontinue an investigation, if:

- your complaint does not concern an agency's action under the FOI Act
- it is more appropriate for you to complain to another body (such as the agency or the Commonwealth Ombudsman)
- it is more appropriate for you to ask for the decision to be reviewed
- the agency you complained about has dealt with your complaint, or is in the process of dealing with it
- your complaint is frivolous, lacking in substance or not made in good faith
- you do not have sufficient interest in the matter.

If the Information Commissioner decides not to investigate or discontinues an investigation, the Commissioner will notify you and the agency of the reasons for this in writing.

### How will my complaint be resolved?

In some cases the Information Commissioner's investigation and intervention may result in the agency addressing the issues that you have complained about. In other cases the Information Commissioner may make suggestions or recommendations that the agency should implement. You and the agency will be notified in writing of the outcome of the investigation.

If agency fails to take adequate and appropriate action to implement any recommendations, the Information Commissioner may issue formal implementation notice. This notice requires the agency to explain what action it will take to implement the recommendations. The Information Commissioner may also provide a written report to the minister responsible for the agency, and the report will be tabled in Parliament.

Your name will not be included in the report unless there is a special reason and you were first consulted.

### **Investigation by the Ombudsman**

The Commonwealth Ombudsman can also investigate complaints about action taken by agencies under the FOI Act. However, if the issue complained about either could be or has been investigated by the Information Commissioner, the Ombudsman will consult the Information Commissioner to avoid the same matter being investigated twice. If the Ombudsman decides not to investigate, the complaint and all relevant documents must be transferred to the Information Commissioner.

The Information Commissioner can also transfer to the Ombudsman a complaint that could more appropriately be investigated by the Ombudsman. This could occur where the FOI complaint is only one part of a wider grievance about an agency's actions. It is unlikely that this will be common. You will be notified in writing if your complaint is transferred.

The information provided in this fact sheet is of a general nature. It is not a substitute for legal advice.

### For further information

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