Our reference: RQ19/00618 Agency reference: CM19/109

Ms Evelyn Doyle

Sent by email: foi+request-5160-49cc33de@righttoknow.org.au

Extension of time under s 15AB

Dear Ms Doyle

On 12 February 2019, the Australian Commission for Law Enforcement Integrity (ACLEI) applied for further time to make a decision on your FOI request of 13 December 2018. This application is on the basis that the processing period is insufficient to deal adequately with your request, because it is complex.

ACLEI previously obtained your agreement under s 15AA of the FOI Act for an extension of time.

Decision

As a delegate of the Information Commissioner, I am authorised to make decisions on applications for extensions of time under s 15AB of the FOI Act.

I have decided to grant ACLEI an extension of time of 20 days under s 15AB(2) of the FOI Act **to 4 March 2019**. I am satisfied that ACLEI's application for an extension of time is justified, because your request is complex. My reasons follow:

- The document within the scope of the request contains sensitive information requiring third party consultation
- ACLEI is experiencing delays as third party consultations have not been finalised.

Contact

If you have any questions about this email, please contact me on (02) 9284 9686 or via email foidr@oaic.gov.au. In all correspondence please include OAIC reference number RQ19/00618.



Yours sincerely

Adie Chang

Assistant Review and Investigation Adviser (Legal) Freedom of Information Dispute Resolution

21 February 2019

Review rights

If you disagree with the Office of the Australian Information Commissioner's (OAIC) decision you can apply to the Federal Court of Australia or the Federal Circuit Court for a review of a decision of the Information Commissioner if you think that a decision by the Information Commissioner to grant an extension of time is not legally correct. You can make this application under the Administrative Decisions (Judicial Review) Act 1977.

The Court will not review the merits of your case but it may refer the matter back to the Information Commissioner for further consideration if it finds the decision was wrong in law or the Information Commissioner's powers were not exercised properly.

An application for review must be made to the Court within 28 days of the OAIC sending the decision to you. You may wish to seek legal advice as the process can involve fees and costs. Please contact the Federal Court registry in your state or territory for more information, or visit the Federal Court website at http://www.fedcourt.gov.au/.

Further information

Further information about how applications to extend the timeframe to process an FOI request are handled by the OAIC can be found published on our website:

FOI fact sheet 16: Freedom of information — Extensions of time

FOI agency resource 13: Extension of time for processing requests

The OAIC has the power to investigate complaints about an agency's actions under the Freedom of Information Act 1982 (FOI Act). This is a separate process from asking for an Information Commissioner review following a decision made under the FOI Act. Complaints usually focus on how an agency has handled your FOI request or complied with other obligations under the FOI Act, rather than the decision itself.

In some cases, the Information Commissioner's investigation of a complaint may lead to 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. The Information Commissioner can only make non-binding recommendations as a result of a complaint. You and the agency will be notified of the outcome of the investigation.

FOI complaints to the OAIC must be made in writing. Our preference is for you to use the **online FOI complaint form** if at all possible.

Further information about how to make a complaint can be found published on our website: https://www.oaic.gov.au/freedom-of-information/foi-complaints