

# Revised decision made under section 55G of the *Freedom of Information*Act 1982

Decision and reason for decision of Joshua (Position Number 62336362), Assistant Director, Information Access Unit, Ministerial, International & Stakeholder Relations Branch, Department of Veterans' Affairs

Applicant: Julie

**Date of primary decision:** 1 July 2022

**LEX reference number:** LEX 47881

Revised decision date: 31 January 2024

**Revised decision reference number:** MR22/01320

Dear Julie,

## Freedom of Information Request: LEX 47881

1. The purpose of this correspondence is to advise you of a revised decision the Department of Veterans' Affairs (**Department**) has made under section 55G of the *Freedom of Information Act 1982* (**FOI Act**) in relation to LEX 47881.

#### **Revised Decision**

- 2. I have made a decision to vary the original decision made by Jasmine (Position Number 62329540), Information Access Officer, Information Access Unit, Ministerial, International & Stakeholder Relations Branch. That decision was to grant part access to your request.
- 3. I have made a decision to grant access in part to an edited copy of the document, modified by deletions in accordance with section 22(2) of the FOI Act and the applicable exemption provision, as set out in **Schedule 1**.

#### Authority to make decision

4. I, Joshua (Position Number 62336362), Assistant Director, Information Access Unit, Ministerial, International & Stakeholder Relations Branch, am an officer authorised by the

Secretary of the Department to make decisions about access to documents in the possession of the Department in accordance with section 23(1) of the FOI Act.

#### Summary

5. On 11 February 2022, you made a request for access to the documents in the possession of the Department. Your request sought access to:

'...My new FOI request is for copy of all Executive Management Board minutes of 2021...'

- 6. On 1 July 2022, the primary decision maker made a decision to grant part access to your request.
- 7. On 16 July 2022, you requested an internal review of the primary decision. In your request, you advised:

'...I am writing to request an internal review of Department of Veterans' Affairs's handling of my FOI request 'Executive Management Board Minutes'.

A full history of my FOI request and all correspondence is available on the Internet at this address:

https://www.righttoknow.org.au/request/executive\_management\_board\_minut

What is going on at Veterans? Again the unusual claim by the department here that this decision by the Department of Veterans Affairs is not able to have an internal review:

'If you are dissatisfied with my decision you may apply for Information Commissioner Review of the decision through the Office of the Australian Information Commissioner (OAIC). In accordance with section 54E(b) of the FOI Act, internal review is not available as the Department did not finalise your FOI request within the prescribed statutory timeframe.'

Again, as the deemed decision has been substituted that is no longer true. s 54E(b) only applies so long as the decision is deemed, but as soon as that deemed decision is replaced, there is no longer a deemed decision. This decision was not made by the Secretary of the Department of Veterans' Affairs, but by a delegate of the Secretary.

As long as internal review request occurs within 30 days of the date of this

substituting decision, I are am within my rights to have an internal review dealt with by the Department of Veterans Affairs...'

- 8. On 1 August 2022, you were informed that the internal review of LEX 47881 was an invalid request due to the original decision being made outside the statutory time frame and was not brought back into time with a s 15AC extension of time from the OAIC.
- 9. On 8 September 2023, the Office of the Australian Information Commissioner (**OAIC**) sent the Department a notice under section 54Z of the FOI Act advising that it had commenced a review of the Department's decision.
- 10. On 6 December 2023, the Department advised the OAIC of its intention to issue you with a revised decision in accordance with section 55G of the FOI Act.

#### Material taken into account

- 11. In accordance with section 26(1)(a) of the FOI Act, my findings on any material question of fact, the material on which those findings were based, and the reasons for my decision to grant access in part to the documents.
- 12. I have taken the following material into account in making my decision:
  - the terms of your request on 11 February 2022 and the primary decision on 1 July 2022;
  - the terms of your internal review request on 16 July 2022;
  - the terms of your request for external review through the OAIC;
  - the types of documents that are in the possession of the Department;
  - the content of the documents that fall within the scope of your request;
  - Sections 3, 11 and 11A of the FOI Act which give the Australian community a legally enforceable right to obtain access to information held by the Government of the Commonwealth. I also considered the following provisions of the FOI Act relevant to my decision:
    - Section 11B Public interest exemption factors
    - Section 15 Request for Access
    - Section 22 Access to edited copies with exempt or irrelevant material deleted

- Section 47D Public interest conditional exemptions--financial or property interests of the Commonwealth
- Section 47F Public interest conditional exemptions--personal privacy
- Section 47G Public interest conditional exemptions-business
- Section 55G Procedure in IC review--revocation or variation of access refusal decision
- the Guidelines issued by the Australian Information Commissioner under section 93A of the FOI Act (FOI Guidelines).
- 13. A full extract of all FOI Act provisions used to make my decision are provided in **Schedule 2**.

#### **Reasons for decision**

14. I have decided to grant access in part to the documents, subject to the following exemption in accordance with the FOI Act.

## Public interest conditional exemptions—financial or property interests of the Commonwealth (section 47D)

- 15. Section 47D of the FOI Act provides that a document is conditionally exempt if its disclosure would have a substantial adverse effect on the financial or property interests of the Commonwealth or of an agency.
- 16. The material in scope for this FOI request relates to the Department's financial position and contains financial and budget information. I consider that disclosure of the financial information would have a substantial adverse effect on the financial interests of the Department.
- 17. Accordingly, I have decided that the parts of documents which are listed as exempt in accordance with this provision in **Schedule 1**, meet the criteria for conditional exemption. Where a document is assessed as conditionally exempt, access must be given subject to the public interest test in accordance with section 11A(5).

#### Public interest conditional exemptions--personal privacy (section 47F)

18. Section 47F of the FOI Act provides that a document is conditionally exempt if its disclosure would involve the unreasonable disclosure of personal information about any person (including a deceased person).

19. Section 4 of the FOI Act provides that personal information has the same meaning as in the *Privacy Act 1988* (Cth) (**Privacy Act**). Personal information is defined in section 6 of the Privacy Act as:

...information or an opinion about an identified individual, or an individual who is reasonably identifiable:

- (a) whether the information or opinion is true or not;
- (b) whether the information or opinion is recorded in a material form or not.
- 20. The elements of 'personal information' are:
  - (a) it relates only to a natural person (not, for example, a company);
  - (b) it says something about the individual;
  - (c) it may be in the form of an opinion, it may be true or untrue, and it may form part of a database;
  - (d) the individual's identity is known or is reasonably ascertainable using the information in the document.
- 21. If information is personal information, it will be conditionally exempt if disclosure would be 'unreasonable'. In considering whether disclosure would be unreasonable, section 47F(2) of the FOI Act requires me to take into account:
  - (a) the extent to which the information is well known;
  - (b) whether the person to whom the information relates is known to be (or to have been) associated with the matters dealt with in the document;
  - (c) the availability of the information from publicly accessible sources; and
  - (d) any other matter I consider relevant.
- 22. The document outlined in **Schedule 1** contains the surnames of Non-SES departmental staff. This information meets the above definitions of 'personal information' relating to these individuals.

- 23. The Department has policies and procedures to support staff within its operating environment and to meet its obligations as an employer to provide a safe working environment. Some policies restrict the amount of identifying information generally provided by individual staff members to clients. As outlined above, staff are generally required to identify themselves in correspondence with clients by a given name and position number. This reduces the likelihood that individuals are reasonably identifiable in a different context. For example, it reduces the likelihood that a private social media profile can be linked with an individual who is a staff member of the Department.
- 24. I consider that disclosure of personal information of individual staff members in both documents would be unreasonable because it would be inconsistent with Departmental policies and procedures designed to support a safe and efficient working environment. Additionally, it would be unreasonable because it would be contrary to the expectations of individual staff members, who may rely on those Departmental policies and procedures for assurance of their personal privacy.
- 25. Accordingly, I have decided that parts of the document which is listed as exempt in accordance with this provision in **Schedule 1**, meet the criteria for conditional exemption under section 47F of the FOI Act. Where a document is assessed as conditionally exempt, access must be given subject to the public interest test in accordance with section 11A(5) of the FOI Act, discussed below.

#### Public interest conditional exemptions-business (section 47G)

- 26. Section 47G(1)(a) of the FOI Act provides that a document is conditionally exempt if its disclosure under this Act would disclose information concerning a person in respect of his or her business or professional affairs or concerning the business, commercial or financial affairs of an organisation or undertaking, in a case in which the disclosure of the information:
  - (a) would, or could reasonably be expected to, unreasonably affect that person adversely in respect of his or her lawful business or professional affairs or that organisation or undertaking in respect of its lawful business, commercial or financial affairs.
- 27. The document bundle contains information related to commercial and business arrangements between the Department and a third party external service provider. I consider that this material meets the definition of business information for the purposes of

- section 47G of the FOI Act and that disclosure of this material could reasonably be expected to adversely impact that third party.
- 28. Additionally, during consultation with the third party, they have also advised that the release of this information would or could reasonably be expected to unreasonably affect them adversely in respect to its lawful business, commercial or financial affairs and has the potential to be prejudicial to their business.
- 29. Accordingly, I have decided that parts of documents which are listed as exempt in accordance with this provision in **Schedule 1**, meet the criteria for conditional exemption. Where a document is assessed as conditionally exempt, access must be given subject to the public interest test in accordance with section 11A(5).

#### Application of the public interest test – section 47D, 47F and 47G

- 30. Section 11A(5) of the FOI Act provides that an agency must give access to a document if it is conditionally exempt at a particular time unless (in the circumstances) access to the document would, on balance, be contrary to the public interest.
- 31. In order to assess whether release of the exempt material would be contrary to the public interest, I considered the following factors which favour disclosure:
  - a) disclosure would promote the objects of the FOI Act; and
  - b) disclosure would increase scrutiny of government activities.
- 32. I also considered the following factors which do not favour disclosure:
  - (a) disclosure could be expected to adversely affect the delivery of services by the Department in accordance with its functions;
  - (b) disclosure could reasonably be expected to prejudice the protection of an individual's right to privacy, both in relation to the third-party individuals and staff of the Department.
  - (c) disclosure would, or could reasonably be expected to, unreasonably affect that person adversely in respect of his or her lawful business or professional affairs or that organisation or undertaking in respect of its lawful business, commercial or financial affairs;

- (d) disclosure could reasonably be expected to prejudice the competitive commercial activities of an agency;
- 33. I am satisfied that no irrelevant factor has been considered as set out in section 11B(4) of the FOI Act.
- 34. On balance, I consider the public interest factors against disclosure to be more persuasive than the public interest factors favouring disclosure. I am therefore satisfied that the public interest is to withhold the exempt material.

#### Delete exempt material from documents and provide access to edited copies (section 22)

- 35. The Department may refuse access to a document on the grounds that it is exempt. If so, the Department must consider whether it would be reasonably practicable to prepare an edited copy of the document for release, that is, a copy with relevant deletions made under section 22 of the FOI Act. The Department is under the same obligation to consider preparing an edited copy of a document by removing information that would reasonably be regarded as irrelevant to the request.
- 36. As explained above, the documents contain exempt information.
- 37. On this basis, I have prepared the documents for release by removing exempt material in accordance with section 22 of the FOI Act. The material that has been edited for release is marked within the document and at **Schedule 1**.

#### Access to documents

38. The document released to you in accordance with the FOI Act is enclosed.

#### **Information Publication Scheme**

- 39. The Information Publication Scheme requires the Department to publish information released in response to individual requests made under the FOI Act, except in specified circumstances.
- 40. I am of the view that details of your request should be made available on the Department's FOI Disclosure Log. As such, details of your request will be published on the Department's FOI Disclosure Log, which can be accessed at: <a href="http://www.dva.gov.au/about-dva/freedom-information/foi-disclosure-log">http://www.dva.gov.au/about-dva/freedom-information/foi-disclosure-log</a>. Please note that the Department does not publish details of

FOI applicants, it only publishes details of the FOI request and the documents released in response to the request.

### Application for Information Commissioner Review – request to withdraw application

- 41. Given the Department has now granted you access to documents in scope of your request, we seek your views regarding withdrawing your application for review before the OAIC.
- 42. We confirm that we will provide the OAIC with a copy of this revised decision in accordance with section 55G(2)(a) of the FOI Act.

## Your rights of review

- 43. If you are dissatisfied with my revised decision, you may advise the OAIC that you do not wish to withdraw your application for IC Review.
- 44. You can contact the OAIC in one of the following ways:

Online: <a href="www.oaic.gov.au">www.oaic.gov.au</a>

**Post:** Office of the Australian Information Commissioner

GPO Box 5218, Sydney NSW 2001

**Facsimile:** (02) 9284 9666

Email: <a href="mailto:enquiries@oaic.gov.au">enquiries@oaic.gov.au</a>

**In person:** Level 3, 175 Pitt Street, Sydney NSW 2000

45. More information about your review rights under the FOI Act is available in Fact Sheet 12 published by the Office of the Australian Information Commissioner:

<a href="http://oaic.gov.au/freedom-of-information/foi-resources/freedom-of-information-fact-sheets/foi-factsheet-12-your-review-rights">http://oaic.gov.au/freedom-of-information/foi-resources/freedom-of-information-fact-sheets/foi-factsheet-12-your-review-rights</a>

#### Contact us

46. If you wish to discuss this decision, please do not hesitate to contact the Information Access Unit using the following details:

Online: https://www.dva.gov.au/about-us/overview/reporting/freedom-

information/access-information

**Post:** Information Access Unit

Department of Veterans' Affairs GPO Box 9998, Brisbane QLD 4001 **Phone:** 1800 838 372

Email: <u>Information.Access@dva.gov.au</u>

Yours sincerely,

## Joshua (Position Number 62336362)

Assistant Director
Information Access Unit
Ministerial, International & Stakeholder Relations Branch
Department of Veterans' Affairs

31 January 2024



## **Schedule of documents**

Applicant: Julie

**Decision date:** 31 January 2024

**FOI reference number:** LEX 47881

Doc	Date of	Document description	Pages	Decision	Exemption
No.	document				provision
1.	Various	EMB Minutes	1-110	Release	s 47D, s 47F,
				in part	s 47G



## Schedule of relevant provisions in the FOI Act

#### 3 Objects—general

- (1) The objects of this Act are to give the Australian community access to information held by the Government of the Commonwealth or the Government of Norfolk Island, by:
  - (a) requiring agencies to publish the information; and
  - (b) providing for a right of access to documents.
- (2) The Parliament intends, by these objects, to promote Australia's representative democracy by contributing towards the following:
  - (a) increasing public participation in Government processes, with a view to promoting better informed decision-making;
  - (b) increasing scrutiny, discussion, comment and review of the Government's activities.
- (3) The Parliament also intends, by these objects, to increase recognition that information held by the Government is to be managed for public purposes, and is a national resource.
- (4) The Parliament also intends that functions and powers given by this Act are to be performed and exercised, as far as possible, to facilitate and promote public access to information, promptly and at the lowest reasonable cost.

#### 11 Right of access

- (1) Subject to this Act, every person has a legally enforceable right to obtain access in accordance with this Act to:
  - (a) a document of an agency, other than an exempt document; or
  - (b) an official document of a Minister, other than an exempt document.
- (2) Subject to this Act, a person's right of access is not affected by:
  - (a) any reasons the person gives for seeking access; or
  - (b) the agency's or Minister's belief as to what are his or her reasons for seeking access.

#### 11A Access to documents on request

#### Scope

- (1) This section applies if:
  - (a) a request is made by a person, in accordance with subsection 15(2), to an agency or Minister for access to:
    - (i) a document of the agency; or
    - (ii) an official document of the Minister; and
  - (b) any charge that, under the regulations, is required to be paid before access is given has been paid.
- (2) This section applies subject to this Act.

Note: Other provisions of this Act are relevant to decisions about access to documents, for example the following:

- (a) section 12 (documents otherwise available);
- (b) section 13 (documents in national institutions);
- (c) section 15A (personnel records);
- (d) section 22 (access to edited copies with exempt or irrelevant matter deleted).

#### Mandatory access—general rule

(3) The agency or Minister must give the person access to the document in accordance with this Act, subject to this section.

#### Exemptions and conditional exemptions

(4) The agency or Minister is not required by this Act to give the person access to the document at a particular time if, at that time, the document is an exempt document.

Note: Access may be given to an exempt document apart from under this Act, whether or not in response to a request (see section 3A (objects—information or documents otherwise accessible)).

(5) The agency or Minister must give the person access to the document if it is conditionally exempt at a particular time unless (in the circumstances) access to the document at that time would, on balance, be contrary to the public interest.

Note 1: Division 3 of Part IV provides for when a document is conditionally exempt.

Note 2: A conditionally exempt document is an exempt document if access to the document would, on balance, be contrary to the public interest (see section 31B (exempt documents for the purposes of Part IV)).

Note 3: Section 11B deals with when it is contrary to the public interest to give a person access to the document.

- (6) Despite subsection (5), the agency or Minister is not required to give access to the document at a particular time if, at that time, the document is both:
  - (a) a conditionally exempt document; and
  - (b) an exempt document:
    - (i) under Division 2 of Part IV (exemptions); or
    - (ii) within the meaning of paragraph (b) or (c) of the definition of exempt document in subsection 4(1).

#### 11B Public interest exemptions — factors

#### Scope

- (1) This section applies for the purposes of working out whether access to a conditionally exempt document would, on balance, be contrary to the public interest under subsection 11A(5).
- (2) This section does not limit subsection 11A(5).

#### Factors favouring access

- (3) Factors favouring access to the document in the public interest include whether access to the document would do any of the following:
  - (a) promote the objects of this Act (including all the matters set out in sections 3 and 3A);
  - (b) Inform debate on a matter of public importance;
  - (c) promote effective oversight of public expenditure;
  - (d) allow a person to access his or her own personal information.

#### Irrelevant factors

- (4) The following factors must not be taken into account in deciding whether access to the document would, on balance, be contrary to the public interest:
  - (a) access to the document could result in embarrassment to the Commonwealth Government, or cause a loss of confidence in the Commonwealth Government;
  - access to the document could result in any person misinterpreting or misunderstanding the document;
  - (c) the author of the document was (or is) of high seniority in the agency to which the request for access to the document was made;
  - (d) access to the document could result in confusion or unnecessary debate.

#### Guidelines

(5) In working out whether access to the document would, on balance, be contrary to the public interest, an agency or Minister must have regard to any guidelines issued by the Information Commissioner for the purposes of this subsection under section 93A.

#### 15 Requests for access (as related to the requirements for requests)

#### Persons may request access

(1) Subject to section 15A, a person who wishes to obtain access to a document of an agency or an official document of a Minister may request access to the document.

#### Requirements for request

- (2) The request must:
  - (a) be in writing; and
  - (aa) state that the request is an application for the purposes of this Act; and
  - (b) provide such information concerning the document as is reasonably necessary to enable a responsible officer of the agency, or the Minister, to identify it; and
  - (c) give details of how notices under this Act may be sent to the applicant (for example, by providing an electronic address to which notices may be sent by electronic communication).
- (2A) The request must be sent to the agency or Minister. The request may be sent in any of the following ways:
  - (a) delivery to an officer of the agency, or a member of the staff of the Minister, at the address of any central or regional office of the agency or Minister specified in a current telephone directory;
  - (b) postage by pre-paid post to an address mentioned in paragraph (a);
  - (c) sending by electronic communication to an electronic address specified by the agency or Minister.

#### 22 Access to edited copies with exempt or irrelevant matter deleted

#### Scope

- (1) This section applies if:
  - (a) an agency or Minister decides:
    - (i) to refuse to give access to an exempt document; or
    - that to give access to a document would disclose information that would reasonably be regarded as irrelevant to the request for access; and
  - (b) it is possible for the agency or Minister to prepare a copy (an edited copy) of the document, modified by deletions, ensuring that:
    - access to the edited copy would be required to be given under section 11A (access to documents on request); and
    - (ii) the edited copy would not disclose any information that would reasonably be regarded as irrelevant to the request; and
  - (c) it is reasonably practicable for the agency or Minister to prepare the edited copy, having regard to:
    - the nature and extent of the modification; and
    - (ii) the resources available to modify the document; and
  - (d) it is not apparent (from the request or from consultation with the applicant) that the applicant would decline access to the edited copy.

#### Access to edited copy

- (2) The agency or Minister must:
  - (a) prepare the edited copy as mentioned in paragraph (1)(b); and
  - (b) give the applicant access to the edited copy.

#### Notice to applicant

- (3) The agency or Minister must give the applicant notice in writing:
  - (a) that the edited copy has been prepared; and
  - (b) of the grounds for the deletions; and

- (c) if any matter deleted is exempt matter—that the matter deleted is exempt matter because of a specified provision of this Act.
- (4) Section 26 (reasons for decision) does not apply to the decision to refuse access to the whole document unless the applicant requests the agency or Minister to give the applicant a notice in writing in accordance with that section.

#### 23 Decisions to be made by authorised persons

- (1) Subject to subsection (2), a decision in respect of a request made to an agency may be made, on behalf of the agency, by the responsible Minister or the principal officer of the agency or, subject to the regulations, by an officer of the agency acting within the scope of authority exercisable by him or her in accordance with arrangements approved by the responsible Minister or the principal officer of the agency.
- (2) A decision in respect of a request made to a court, or made to a tribunal, authority or body that is specified in Schedule 1, may be made on behalf of that court, tribunal, authority or body by the principal officer of that court, tribunal, authority or body or, subject to the regulations, by an officer of that court, tribunal, authority or body acting within the scope of authority exercisable by him or her in accordance with arrangements approved by the principal officer of that court, tribunal, authority or body.

#### 26 Reasons and other particulars of decisions to be given

- (1) Where, in relation to a request, a decision is made relating to a refusal to grant access to a document in accordance with the request or deferring provision of access to a document, the decision-maker shall cause the applicant to be given notice in writing of the decision, and the notice shall:
  - (a) state the findings on any material questions of fact, referring to the material on which those findings were based, and state the reasons for the decision; and
  - (aa) in the case of a decision to refuse to give access to a conditionally exempt document—include in those reasons the public interest factors taken into account in making the decision; and

Note: Access must generally be given to a conditionally exempt document unless it would be contrary to the public interest (see section 11A).

- (b) where the decision relates to a document of an agency, state the name and designation of the person giving the decision; and
- (c) give to the applicant appropriate information concerning:
  - (i) his or her rights with respect to review of the decision;
  - (ii) his or her rights to make a complaint to the Information Commissioner in relation to the decision; and
  - (iii) the procedure for the exercise of the rights referred to in subparagraphs (i) and (ii); including (where applicable) particulars of the manner in which an application for internal review (Part VI) and IC review (Part VII) may be made.
- (1A) Section 13 of the Administrative Decisions (Judicial Review) Act 1977 does not apply to a decision referred to in subsection (1).
- (2) A notice under this section is not required to contain any matter that is of such a nature that its inclusion in a document of an agency would cause that document to be an exempt document. (see section 11A).

#### **Public interest conditional exemptions**

## 47D Public interest conditional exemptions—financial or property interests of the Commonwealth or Norfolk Island

A document is conditionally exempt if its disclosure under this Act would have a substantial adverse effect on the financial or property interests of the Commonwealth, of Norfolk Island or of an agency.

Note: Access must generally be given to a conditionally exempt document unless it would be contrary to the public interest (see section 11A).

#### 47F Public interest conditional exemptions—personal privacy

General rule

- (1) 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).
- (2) In determining whether the disclosure of the document would involve the unreasonable disclosure of personal information, an agency or Minister must have regard to the following matters:
  - (a) the extent to which the information is well known;
  - (b) whether the person to whom the information relates is known to be (or to have been) associated with the matters dealt with in the document;
  - (c) the availability of the information from publicly accessible sources;
  - (d) any other matters that the agency or Minister considers relevant.
- (3) Subject to subsection (5), subsection (1) does not have effect in relation to a request by a person for access to a document by reason only of the inclusion in the document of matter relating to that person.

Access given to qualified person instead

- (4) Subsection (5) applies if:
  - a request is made to an agency or Minister for access to a document of the agency, or an official document of the Minister, that contains information concerning the applicant, being information that was provided by a qualified person acting in his or her capacity as a qualified person; and
  - (b) it appears to the principal officer of the agency or to the Minister (as the case may be) that the disclosure of the information to the applicant might be detrimental to the applicant's physical or mental health, or well-being.
- (5) The principal officer or Minister may, if access to the document would otherwise be given to the applicant, direct that access to the document, so far as it contains that information, is not to be given to the applicant but is to be given instead to a qualified person who:
  - (a) carries on the same occupation, of a kind mentioned in the definition of qualified person in subsection (7), as the first-mentioned qualified person; and
  - (b) is to be nominated by the applicant.
- (6) The powers and functions of the principal officer of an agency under this section may be exercised by an officer of the agency acting within his or her scope of authority in accordance with arrangements referred to in section 23.
- (7) In this section:

qualified person means a person who carries on, and is entitled to carry on, an occupation that involves the provision of care for the physical or mental health of people or for their well-being, and, without limiting the generality of the foregoing, includes any of the following:

- (a) a medical practitioner;
- (b) a psychiatrist;
- (c) a psychologist;
- (d) a counsellor;
- (e) a social worker.

Note: Access must generally be given to a conditionally exempt document unless it would be contrary to the public interest (see section 11A).

#### 47G Public interest conditional exemptions—business

(1) A document is conditionally exempt if its disclosure under this Act would disclose information concerning a person in respect of his or her business or professional affairs or concerning the business, commercial or financial affairs of an organisation or undertaking, in a case in which the disclosure of the information:

- (a) would, or could reasonably be expected to, unreasonably affect that person adversely in respect of his or her lawful business or professional affairs or that organisation or undertaking in respect of its lawful business, commercial or financial affairs; or
- (b) could reasonably be expected to prejudice the future supply of information to the Commonwealth, Norfolk Island or an agency for the purpose of the administration of a law of the Commonwealth or of a Territory or the administration of matters administered by an agency.
- (2) Subsection (1) does not apply to trade secrets or other information to which section 47 applies.
- (3) Subsection (1) does not have effect in relation to a request by a person for access to a document:
  - (a) by reason only of the inclusion in the document of information concerning that person in respect of his or her business or professional affairs; or
  - (b) by reason only of the inclusion in the document of information concerning the business, commercial or financial affairs of an undertaking where the person making the request is the proprietor of the undertaking or a person acting on behalf of the proprietor; or
  - (c) by reason only of the inclusion in the document of information concerning the business, commercial or financial affairs of an organisation where the person making the request is the organisation or a person acting on behalf of the organisation.
- (4) A reference in this section to an undertaking includes a reference to an undertaking that is carried on by, or by an authority of, the Commonwealth, Norfolk Island or a State or by a local government authority.
- (5) For the purposes of subsection (1), information is not taken to concern a person in respect of the person's professional affairs merely because it is information concerning the person's status as a member of a profession.

Note: Access must generally be given to a conditionally exempt document unless it would be contrary to the public interest (see section 11A).

#### 55G Procedure in IC review--revocation or variation of access refusal decision

- (1) An agency or Minister may vary (or set aside and substitute) an access refusal decision (the original decision) in relation to a request or an application under section 48 at any time during an IC review of the access refusal decision if the variation or substitution (the revised decision) would have an effect of:
  - (a) giving access to a document in accordance with the request; or
  - (b) relieving the IC review applicant from liability to pay a charge; or
  - (c) requiring a record of personal information to be amended or annotated in accordance with the application.

Note: When making the revised decision, a consultation requirement under section 26A (documents affecting Commonwealth-State relations etc.), 27 (business documents) or 27A (documents affecting personal privacy) may apply.

- (2) If an agency or Minister varies (or sets aside and substitutes) an access refusal decision under subsection (1):
  - (a) the agency or Minister must, in writing, notify the Information Commissioner as soon as practicable after the agency or Minister makes the variation or substitution; and
  - (b) the Information Commissioner must deal with the IC review application for review of the original decision as if it were an IC review application for the review of the varied or substituted decision, subject otherwise to this Part.