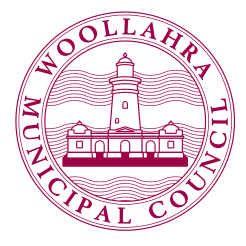
2011/2012 Annual Report

Part 9 GIPA Act Annual Report



Woollahra Municipal Council Government Information (Public Access) Act

Annual Report 2011/2012

Background

The Government Information (Public Access) Act 2009 (*GIPA Act*) became operational on 1 July 2010 and introduced a new "right to information" approach for access to government information.

Council is required to prepare an annual report in accordance with the requirements of section 125 of the *GIPA Act* and clause 7 of the Government Information (Public Access) Regulation (*GIPA Regulation*). In this annual report we are required to include statistical information on formal access applications in the form required by *Schedule 2 of the GIPA Regulation*.

This report is Council's GIPA Act Annual Report for the period 1 July 2011 to 30 June 2012.

Review of proactive release program (clause 7(a) - GIPA Regulation)

Under section 7(3) of the GIPA Act, Council must review its program for the release of government information to identify the kinds of government information held by Council that should in the public interest be made publicly available and that can be made publicly available without imposing unreasonable additional costs on Council. This review must be undertaken at least once every 12 months.

Council's program for the proactive release of information involves maintaining and promoting to staff a practice of openness and accountability of corporate information and decision making which is embodied in Council's corporate values as "Open, accountable communication". The program is achieved by providing information through the extensive publication on Council's website or through inspection and/or paper or electronic copy of information following a written request. Council prefers written requests for access to information that cannot be sourced from its website in order to clearly identify the information sought and reduce the possibility of delays being experienced by our customers through misinterpretation of verbal requests. In order to reduce costs to our customers, Council encourages applications to be made, in the first instance, under the informal request provisions of the *GIPA Act*.

During the reporting period, we reviewed this program by:

- Regularly checking Council's website for content and currency of information, paying particular attention to ensuring the timely release of information relating to new proposals, developments, programs, services and initiatives of Council,
- Regular briefings to Customer Service and Call Centre staff, management, targeted other staff and new staff to reinforce Council's open and accountable ethos, combined with Council's responsibilities under the GIPA Act and its relationship to other legislation that potentially restricts access to certain information such as the Privacy and Personal Information Protection Act and the Health Records and Information Privacy Act,
- > Reviewing Council's Access to Information Policy and Procedures to ensure they are operationally efficient and effective,

Reviewing the informal requests and formal Access Applications received by Council to evaluate the type of information the community is seeking access to and whether any of that information could be proactively released with Council's current technological and human resource capabilities.

During the reporting period, Council continued to proactively release information, in addition to the statutory release of *open access information*, by:

- Reporting to the community through prominent display on its website and local print media *Have your say* and *Public Exhibition* notices of proposed activities, policies and strategies which invites community feedback during the decision making process,
- Advertising local Council managed and community activities and events through a monthly What's On Calendar of Events enewsletter, web based Calendar of Events and a series of "out and about" posters on community notice boards,
- > Publishing a quarterly Bush Telegraph e-newsletter about bush regeneration, flora and fauna,
- > Publishing a quarterly *Our Environment* e-newsletter promoting environmental issues and events,
- Publishing a monthly Woollahra Library e-newsletter featuring news, events, book reviews and special giveaways from Council's libraries,
- Publishing the Woollahra Small Sculpture Prize e-newsletter featuring information for artists wishing to enter the Prize as well as information on judges, exhibition dates, artist talks, schools tours and more,
- Distributing regular Media Releases on Council decisions, projects, services and events and matters of community interest and activities that are supported by Council,
- > Hosting a range of community events that promote what we do and enhance community engagement.

Number of access applications received (clause 7(b) - GIPA Regulation)

During the reporting period, Council received a total of 35 formal access applications (including withdrawn applications but not invalid applications).

Number of refused applications for Schedule 1 information (clause 7(c) - GIPA Regulation)

During the reporting period, Council did not refuse any formal access applications using the reason that the information requested was information referred to in *Schedule 1 to the GIPA Act*.

Statistical information about access applications (clause 7(d) and Schedule 2 - GIPA Regulation)

Information, in the form required by the tables in *Schedule 2 of the GIPA Regulation*, relating to the access applications made to Council during the reporting year is shown in the following Tables A – H.

The data demonstrates Council's commitment to openness and accountability and a willingness to meet the needs of our customers.

 Table A
 Number of applications by type of applicant and outcome*

	Access granted in full	Access granted in part	Access refused in full	Information not held	Information already available	Refuse to deal with application	Refuse to confirm/deny whether information is held	Application withdrawn
Media	0	0	0	1	0	0	0	0
Members of Parliament	0	0	0	0	0	0	0	0
Private sector business	0	10	0	0	0	0	0	0
Not for profit organisations or community groups	0	0	0	0	0	0	0	0
Members of the public (application by legal representative)	1	3	0	0	0	0	0	0
Members of the public (other)	3	17	0	0	0	0	0	0
Total	4	30	0	1	0	0	0	0

* More than one decision can be made in respect of a particular access application. If so, a recording must be made in relation to each such decision.

Table B Number of applications by type of application and outcome*

	Access granted in full	Access granted in part	Access refused in full	Information not held	Information already available	Refuse to deal with application	Refuse to confirm/deny whether information is held	Application withdrawn
Personal information applications*	0	0	0	0	0	0	0	0
Access applications (other than personal information applications)	4	30	0	1	0	0	0	0
Access applications that are partly personal information applications and partly other	0	0	0	0	0	0	0	0
Total	4	30	0	1	0	0	0	0

* A **personal information application** is an access application for personal information (as defined in clause 4 of Schedule 4 to the Act) about the applicant (the applicant being an individual)

Table CInvalid applications

Reason for invalidity	No of applications
Application does not comply with formal requirements (section 41 of the Act)	0
Application is for excluded information of the agency (section 43 of the Act)	0
Application contravenes restraint order (section 110 of the Act)	0
Total number of invalid applications received	0
Invalid applications that subsequently became valid applications	0

Table D Conclusive presumption of overriding public interest against disclosure: matters listed in Schedule 1 of the Act

	Number of times consideration used*
Overriding secrecy laws	0
Cabinet information	0
Executive Council information	0
Contempt	0
Legal professional privilege	0
Excluded information	0
Documents affecting law enforcement and public safety	0
Transport safety	0
Adoption	0
Care and protection of children	0
Ministerial code of conduct	0
Aboriginal and environmental heritage	0
Total all considerations	0

* More than one public interest consideration may apply in relation to a particular access application and, if so, each such application is to be recorded (but only once per application).

 Table E
 Other public interest considerations against disclosure: matters listed in table to section 14 of the Act.

	Number of occasions when application not successful*
Responsible and effective government	0
Law enforcement and security	0
Individual rights, judicial processes and natural justice	30
Business interests of agencies and other persons	0
Environmental, culture, economy and general matters	0
Secrecy provisions	0
Exempt documents under interstate Freedom of Information legislation	0
Total all considerations	30

* More than one public interest consideration may apply in relation to a particular access application and, if so, each such application is to be recorded (but only once per application).

* The 30 occasions identified above relate to applications for access to development applications for residential properties by a third party not representing the owner of the property. Council refused access to internal floor plans and the list of private addresses of other parties that had been notified of the development application by Council during the DA public notification period. All other information relating to the development applications were released to the access applicants.

Table FTimeliness

	Number of applications
Decided within the statutory timeframe (20 days plus any extensions)	34
Decided after 35 days (by agreement with applicant)	0
Not decided within time (deemed refusal)	0
Total	34

Table G Number of applications reviewed under Part 5 of the Act (by type of review and outcome)

	Decision varied	Decision upheld	Total
Internal review	0	0	0
Review by Information Commissioner*	0	0	0
Internal review following recommendation under section 93 of Act	0	0	0
Review by ADT	0	0	0
Total	0	0	0

• The Information Commissioner does not have the authority to vary decisions, but can make recommendations to the original decisionmaker. The data is this case indicates that a recommendation to vary or uphold the original decision has been made by the Information Commissioner.

Table H Applications for review under Part 5 of the Act (by type of applicant)

	Number of applications for review
Applications by access applicants	0
Applications by persons to whom information the subject of access application relates (see section 54 of the Act)	0
Total	0