

FEDERAL COURT OF AUSTRALIA REGISTRY

COMMONWEALTH LAW COURTS 3 ANGAS STREET ADELAIDE SA 5000

> GPO BOX 1350 ADELAIDE SA 5001

Right to Know

By email:

Dear

Request for an internal review under the Freedom of Information (FOI) Act

I refer to your email correspondence of 9 May 2022 (2:56PM) seeking an internal review of the FOI decision made on 21 April 2022.

Authorised decision-maker

8 June 2022

I am authorised to make a decision on behalf of the Federal Court of Australia (**Court**) in relation to your internal review request. In conducting the internal review, I acknowledge that an internal review is a merit review process and that I am required to bring a fresh, independent and impartial mind to the review.

Material taken into Account

In making my decision on internal review, I have considered the following material:

- your FOI request received on 20 February 2022 (11:24AM) (**FOI request**);
- the decision letter to you dated 21 April 2022;
- your request for internal review received on 9 May 2022 (2:56PM) (review request);
- the documents identified as falling within the scope of your request;
- the records of the searches conducted by Court staff;
- the Freedom of Information Act 1982 (Cth) (FOI Act); and
- the guidelines issued by the Australian Information Commissioner under section 93A of the FOI Act (**FOI Guidelines**).

Decision on Internal Review

The review request does not seek a review in relation to the documents provided to you. Rather, it seeks a review on the basis that not all documents within the scope of the FOI request have been found and provided to you.

I am satisfied that all reasonable steps have been taken to find the documents you have requested (including the Certification referred to in the review request). I am satisfied that, other than the documents identified in the decision dated 21 April 2022, no other documents exist or they cannot be found (see s 24A(1) of the FOI Act).

Prior to the decision made on 21 April 2022, extensive searches were undertaken by staff of the Court to identify any documents falling within the scope of your request. I have reviewed these searches and spoken to Court personnel who were involved in this process. The process for undertaking the searches involved consultations with senior staff of the Court, searches of the Court's human resources and recruitment inboxes, searches of staff emails, as well as searches of the Court's human resources shared drive, the Court's electronic documents, records management and information systems. The searches utilised key words based on Court staff's knowledge of document titling practices in the Court. Staff engaged in extensive consultations to determine appropriate key word searches by reference to the description of the documents in your FOI request.

I am satisfied that the searches undertaken were thorough and comprehensive. I do not believe any further reasonable search or enquiry could find the additional document you seek access to. I am satisfied that it does not exist or cannot be found.

Your review rights

If you are dissatisfied with my decision, under section 54L of the FOI Act you may apply to the Australian Information Commissioner for review. An application for review by the Information Commissioner must be made in writing within 60 days of the date of this letter.

More information about Information Commissioner review is available on the Office of the Australian Information Commissioner website. Go to <u>Information Commissioner review - Home (oaic.gov.au)</u>

Complaints

If you are dissatisfied with the way the Court has handled your FOI request, you may complain to the Information Commissioner in writing. There is no fee for making a complaint.

More information about making a complaint is available on the OAIC website, including a link to the online complaints form which the OAIC recommends using for complaints. Go to Make an FOI complaint - Home (oaic.gov.au)

Yours sincerely



Nicola Colbran National Judicial Registrar & District Registrar