Section 22

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From:
Section 22
Sent:
Friday,19 December 2014 9:41 AM
Section 22
To:
Cc:
Section }2
RE: FOI 1618-Mr Blair Davies (ATIA) - ER2014/05431 [SEC=UNCLASSIFIED]
Subject:
Attachments:
1618 Decision letter 141219.pdf
```

Hi Section 22

Attached is the signed decision letter for the FOI.
Thanks
Section 22
Competition Policy Review Secretariat
Section 22

From: Section 22
Sent: Thursday, 18 December 2014 8:42 AM
To: Section 22
Subject: FOI 1618 - Mr Blaur Davies (ATIA) - ER2014/05431 [SEC=UNCLASSIFIED]
HiSection 22

I have amended the schedule of documents and the decision letter to reflect the extra redactions you requested. Could you please review and scan a signed copy of the letter back to me today if possible.

I am working from home today, so if you need to contact me msn or email is best.
Thanks
Section 22
Analyst
Ministerial \& Legal Team
Ministerial \& Communications Division
Corporate Strategy and Services Group
The Treasury, Langton Crescent, Parkes ACT 2600
phone: (02) 6263 Section 22
email: Section 22 @treasury.gov.au ,or
Section 22 @treasury.gov.au

Mr Blair Davies
Australian Taxi Industry Association
10 Box 1388
NORTII LAKES QLD 4509

## Section 47F @atid.com.au

Dear M: Davies

## FREEDOM OF INFORMATION REQUEST

1 rofer to your revised request of 2 December 2014 under the freedom of informotion Act 1982 (the Act), secking:
"All recards (including e-mails, text messages, memos, file notes, lehters, source documents, neference documents, advices, briefing papers, working papers, position propers, documented anolysis, reports or other documentation heid in the Commonweofth Treasury Dopartment refating to the preparation, and/or pubfishing, of "Box 1.1: Regulaiory treatment of the sharing econamy the example of Uber", on page 19 of the Competition Policy Review Droft Report September 2014 (ISBN $978-1-925220008-07)^{\prime \prime}$

Iam an authorised decision maker under section 23 of the $A c t$. This letter sets out my decision and reasons for the decision in relation to your application.

## Materials Relevant to Making of Decision

The materials, information and advice to which I have had reference in making this decision are:

- the terms of your for request:
- advice provided by Treasury officers;
* the releunt provisiuris of the Acl;
- guldelines lssued by the Australlan Information Commissioner; and
* The contents of the documents relewant to your request (as set out in the attached schedule).


## Decision

I have identificd 47 documents relcyant to your request. Of these, 8 documentr will be released in full and 39 documeats will be released in part. A schedule of each document and detaile of my decisitun in relation to each document is attrached. Wy reasons for this decision are set out below.

## Reasons for Decision

Where the schedule of documents (attached) indicates an excmption claim has been apolled to a document or part of a document, my findines of fact and reasons for deciding that the exemption provision apples to thet dociment or part of document are set out below.

## Exemptions claimed

## Section 22-material irrelewant to the request

Subparagraph 22(1)lal(ii) of the Act allows an agency to delere irrelevont matcrial from a documont which is only partially relevant to an applicant's FOl request. Where section 22 is fisted against a document in the attached scherfule I have found that the document contaim material which is irrolevant to your Fol request, I have withheld or doleted that material accordingly.

As proviously advised, the Troasury considers the nemes, email addresses and other contact dotais of public scrvice officers to be irrelevant to an FOi request. These details will not be released pursuant to section 22 of the Act. You have not been chaged for any redactions to documents required as a result of this practice.

## Charges

The preliminary assessment of the charge for processing your request was $\$ 29.00$. On 10 December 2014 we received payment of charges in fall. A receipt for this payment has been sent to you.

## Rights of Review

In arcordance with paragraph 26(1)(c) of the Act, a statement setting out your rights of review under the Act is attached,

The Treasury publishes all documents disclosed in response to FOl requeste fother than personel or business information that would be unreasonable to publifin on the Treasury website at the same time as the applicant recelves the response. This is consistent with the arrangements established by section 11C of the Act, which formally commenced operation on 1 Way 2011.

Yours incerely

Section 22

Secretary
Competition Policy Reviow

## RIGHTS OF REVIEW - ACCESS REFUSED

## INFORMATION ON RIGHTS OF REVIEW

## 1. APPLICATION FOR WTERNAL REVIEW OF DECISION

Section 54 of the Freedom of information Act gives you the ight to apply for an internal review of the decision refusing to grant access to documents in accordance with your request.

Applicalion for a reven of the decision must be made in writing within 30 days of receipt of this letter.
No particular form is required but it would assist the decision-maker if you could set out in the application the grounds on which yau consider that the decision should be reviewed.

Application for a revew of the dectsion should be adderessed to:

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The Secretary
The Treasury
Eangton Grescent
Parkes act 2600
Attention: Parfiamentary and Legal Servicer Unit
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OR
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## 2. APYLICATION TO AUSTRALIAN INFORMATION CORIMISSIONER (INFORMATION COMMISSIONER) FOR REVIEW OF DECISION

Section 54L of the Act gives you the right to seek a review of the decision from the fnformation commissioner. An application for revew most be made within 6 davs of reserving the decision.

Applications for review must be in writirng and must:

- give details of how norices must be sent to you; and
- include a copy of the motice of decision.

Yow should send yeur application for review to:
The Information Commissicner
Offies of the Australian Information Commissioner
GPO Box 5218
SYDNEY NSW 2001

## AND/OR

## 3. COMPLAINTS TO THE INFORMATION COMMISSIONER

Sention 70 of the Act provides that a person may complain to the Intormation Commissioner about action taken by an agency in the exercise of powers or the performance of functions under the Act.
A complaint to the Information Commissioner must be in witing and identify the agency the complaint is about. it should be directed to the following address:

The Information Commissioner
Office of the Australian Information Commssioner
GFO 30x 5218
SYPNEY N5W 2001
The Information Commissioner may decline to investigate the complaint in a number of circumstances, including that you did aot exercise your right to ask the agency, the Information Commissioner, a court or tribunal to review the decision.

