

Freedom of Information Request Schedule – Renewable Energy Target

Please be aware that under the ACT Government’s Online FOI Publication Policy, information released to you under this Freedom of Information Application may be released on the internet.

Personal information or business affairs information will not be made available under this policy. If you think the content of your request would contain such information, please inform the contact officer immediately.

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http://www.cmd.act.gov.au/open_government/report/freedom_of_information_online

Ref No.	Number of Pages	Description	Date	Status	Reason for Exemption	Online release status
1.	2	Draft letter: ACT Legislated emission reduction targets and the national clean energy future plan	Undated	Partial Release – Section 36		Partial
2.	3	Draft Ministerial Brief: Possible attainment of the ACT 2012 Renewable Energy Target	1 March 2012	Release		Release
3.	1	Draft letter to Mr Rattenbury: DI2011-81	Undated	Release		Release
4.	1	Draft letter to Mr Rattenbury: follow up to DI2011-81	Undated	Release		Release
5.	1	Draft letter to Mr Rattenbury: renewable energy target (duplicate)	Undated	Release		Release
6.	9	Draft Meeting brief – community forum on renewable energy	16 July 2012	Release		Release
7.	2	First lodgement – WTC action plan 2 – signed cabinet briefing	3/9/2012	Exempt - Section 35		Exempt
8.	2	ACT Renewable energy target methodology discussion paper – brief	21/8/2013	Release		Release

9.	1	ACT renewable energy target methodology discussion paper – letter	August 2013	Partial Release – Section 41		Partial
10.	4	Brief – determination of a 90% renewable energy target	4/10/2013	Release		Release
11.	2	Signed correspondence and coversheet – ICRC	27/11/2013	Release		Release
12.	4	Draft brief Policy implications of ACT's 90% renewable energy target	July 2014	Release		Release
13.	3	Signed correspondence and coversheet – clarification of 90% renewable energy target	30/4/2014	Partial Release – Section 41		Partial
14.	2	Signed correspondence and coversheet – Publically available documents and subscriptions	4/4/2014	Partial Release – Section 41		Partial
15.	4	Signed brief – submission to the commonwealth review of the renewable energy target	14/5/2014	Release		Release
16.	2	Signed brief – meeting with the renewable energy garget review panel	30/5/2014	Release		Release
17.	2	Correspondence and cover sheet – letter regarding Commonwealth's renewable energy target.	8/8/2014	Partial Release – Section 41		Partial
18.	1	Media Release – Minister announces reviewable energy targets	5/5/2011	Release		Release
19.	2	Media questions	December 2011	Partial Release – Section 41		Partial
20.	1	Question time brief – Renewable Energy Target	November 2013	Release		Release
21.	1	Question time brief – Renewable Energy Target	February 2013	Release		Release
22.	1	Question time brief – Renewable Energy Target	April 2014	Release		Release

23.	1	Annual Report and Financial Report hearing brief	18/9/2013	Release		Release
24.	1	Question time brief – renewable energy targets	20/2/2012	Release		Release
25.	1	Annual report hearing brief	25/2/2013	Release		Release
26.	3	Media release and talking points	4/11/2013	Release		Release
27.	1	Draft Disallowable Instrument	3/5/2011	Release		Release
28.	3	Brief and attachment – ESDD Renewable Energy Target review submission	15/1/2014	Release		Release
29.	33	ACT Sustainable Energy policy	Undated	Release		Release
30.	1	Question time brief – reviewable energy target review report impacts	October 2014	Release		Release
31.	4	ACT Renewable Electricity Statistics for the ACT Conservation Council	Undated	Partial Release – Section 41		Partial
32.	2	Draft Climate Change and Greenhouse Gas Reduction Determination 2013	Undated	Release		Release
33.	3	Chief Ministers Talkback Brief	9/10/2014	Release		Release
34.	2	ICRC internal discussion paper ACT Renewable Energy Percentage July 2014	17/7/2014	Release		Release
35.	3	Disallowable instrument signed	25/10/2013	Release		Release
36.	2	Draft Status report to Executive Policy committee: renewable energy target	15/8/2014	Release		Release

37.	11	AP2 Implementation Plan 2012-2015	Undated	Exempt – section 35 and section 36		Exempt
38.	2	Incoming government Brief	6/11/2012	Exempt – section 35		Exempt
39.	3	QON – Climate Change and greenhouse gas reduction Act 2010	March 2012	Release		Release
40.	8	DRAFT: methodology for calculating the share of renewable electricity in total ACT electricity supply	May 2013	Release		Release
41.	2	Ministerial: DI2011-81	18/4/12	Release		Release
42.	4	Draft brief: AP2 implementation plan	December 2012	Release		Release
43.	8	Motion – renewable energy speech 2	2014	Release		Release
44.	11	Background information on ACT and commonwealth Renewable Energy Policies	2014	Release		Release
45.	11	Motion – renewable energy speech 1	2014	Release		release
46.	1	Draft answer to QON 2326	undated	Release		Release
47.	1	QTB – renewable energy target	20/11/2012	Release		Release
48.	1	QTB – renewable energy targets	14/3/2012	Release		Release
49.	1	QTB – renewable energy targets	20/2/2012	Release		Release
50.	24	Modelling GHG savings	27/6/12	Exempt - Section 35		Exempt
51.	3	Renewable energy target presentation	undated	Release		Release

52.	2	Methodology for calculating the greenhouse gas emissions associated with the ACT RET	17/3/14	Release		Release
53.	64	ICRC – ACT renewable energy percentage	July 2014	Release		Release
54.	112	AP2 report	Sept 2012	Release		Release

Exempt documents

Note For the exemption of documents in the possession of the housing commissioner containing protected information within the meaning of the [Housing Assistance Act 2007](#), pt 5, see that Act, s 29.

32 Exemptions do not limit each other

A provision of this part under which documents referred to in the provision are exempt documents—

- (a) shall not be construed as limited in its scope or operation in any way by any other provision of this part under which documents are exempt documents; and
- (b) shall not be construed as not applying to a particular document because another provision of this part of a kind mentioned in paragraph (a) also applies to that document.

35 Executive documents

(1) A document is an exempt document if it is—

- (a) a document that has been submitted to the Executive for its consideration or is proposed by a Minister to be so submitted, being a document that was brought into existence for the purpose of submission for consideration by the Executive; or
- (b) an official record of the Executive; or
- (c) a document that is a copy of, or of a part of, or contains an extract from, a document referred to in paragraph (a) or (b); or
- (d) a document the disclosure of which would involve the disclosure of any deliberation or decision of the Executive, other than a document by which a decision of the Executive was officially published.

Note Access to the Cabinet notebook is excluded under s 11 (2).

- (2) This section does not apply to a document (a *relevant document*)—
- (a) that is referred to in subsection (1) (a); or
 - (b) that is referred to in subsection (1) (b) or (c) and is a copy of, or of part of, or contains an extract from, a document that is referred to in subsection (1) (a);
- to the extent that the relevant document contains purely factual material unless—
- (c) the disclosure under this Act of that document would involve the disclosure of any deliberation or decision of the Executive; and
 - (d) the fact of that deliberation or decision has not been officially published.
- (3) A reference in this section to the Executive includes a reference to a committee of the Executive.

36 Internal working documents

- (1) Subject to this section, a document is an exempt document if its disclosure under this Act—
- (a) would disclose matter in the nature of, or relating to, opinion, advice or recommendation obtained, prepared or recorded, or consultation or deliberation that has taken place, in the course of, or for the purposes of, the deliberative processes involved in the functions of an agency or Minister or of the Territory; and
 - (b) would be contrary to the public interest.
- (2) In the case of a document of the kind referred to in section 8 (1), the matter referred to in subsection (1) (a) of this section does not include matter that is used or to be used for the purpose of the making of decisions or recommendations referred to in section 8 (1).
- (3) This section does not apply to a document only because of purely factual material contained in the document.
- (4) This section does not apply to—
- (a) reports (including reports concerning the results of studies, surveys or tests) of scientific or technical experts, whether employed within an agency or not, including reports expressing the opinions of such experts on scientific or technical matters; or
 - (b) reports of a prescribed body or organisation established within an agency; or
 - (c) the record of, or a formal statement of the reasons for, a final decision given in the exercise of a power or of an adjudicative function.

- (5) Where a decision is made under part 3 that an applicant is not entitled to access to a document because of this section, the notice under section 25 shall state the ground of public interest on which the decision is based.

41 Documents affecting personal privacy

- (1) A document is an exempt document if its disclosure under this Act would involve the unreasonable disclosure of personal information about any person (including a deceased person).
- (2) Subject to subsection (3), subsection (1) does not apply to a request by a person for access to a document only because of the inclusion in the document of matter relating to that person.
- (3) Where—
- (a) 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 of a medical or psychiatric nature concerning the person making the request; 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 that person might be prejudicial to the physical or mental health or wellbeing of that person;

the principal officer or Minister may direct that access to the document, so far as it contains that information, that would otherwise be given to that person is not to be given to that person but is to be given instead to a doctor to be nominated by that person.