

## THE ACCESS TO INFORMATION ACT

### THE ACCESS TO INFORMATION REGULATIONS, 2003

In exercise of the power conferred upon the Minister by section 37 of the Access to Information Act, the following Regulations are hereby made:—

- Citation 1. These Regulations may be cited as the Access to Information Regulations, 2003.
- Interpreta- 2. In these Regulations—  
tion “applicant” means a person who applies for access to an official document;  
“responsible officer” means a person, whether employed on contract or otherwise, who is attached to a public authority, is responsible for administering the process of access to information and whose duties are specified in regulation 4;
- Appointment 3. Every public authority shall cause to be appointed a responsible officer.  
of responsible officer.
- Duties of 4. The functions and duties of the responsible officer, for the purposes of these  
Regulations, responsible shall include—  
officer.
- (a) the acknowledgement of the receipt of applications for access to official documents;
  - (b) electronically recording or putting in writing, oral requests received;
  - (c) conducting interviews with applicants, where necessary, in order to ensure proper identification of the official documents being requested;
  - (d) conducting an initial review of each requested document under the Act in order to determine whether any such document is to be released;
  - (e) examining a requested document to determine whether—
    - (i) that document is an exempt document;
    - (ii) that document contains exempt matter;
    - (iii) that grant of access to that document should be deferred; or
    - (iv) the form of access requested would be in breach of the Copyright Act;
  - (f) keeping applicants for access to official documents fully informed of the status of their requests;
  - (g) providing access to non-exempt official documents to applicants as provided under the Act;

	(h)	providing advice to the Permanent Secretary in a ministry or a principal officer in other public authorities for the purpose of identifying exempt matter or an exempt document in accordance with the provisions of the Act;
	(i)	informing an applicant, in writing, that a requested official document is exempt or contains exempt matter, or that access to the document will be deferred and indicating to the applicant the basis for the exemption or deferral;
	(j)	assisting with the implementation of all decisions in accordance with the Act and any other relevant enactment;
	(k)	maintaining knowledge of the Act, laws relevant to the administration of the Act and laws affecting records and information management;
	(l)	informing applicants when it is known that an official document requested is already published, and if requested, providing access to such a publication in accordance with existing relevant administrative procedures or statutes;
	(m)	coordinating throughout the public authority information required to be published under section 4 of the Act;
	(n)	publishing in a newspaper circulated in the Island a notice indicating the gazetted date of the initial and subsequent statements of a public authority's organization and functions pursuant to section 4 of and the First Schedule to the Act;
	(o)	the transferring of applications and keeping the applicant informed as to the status thereof;
	(p)	anything required by the Act or these regulations to be done.
Delegation of 5. may be Duties.		The responsible officer may from, time to time, delegate such of his duties as necessary.
Publication of 6. authority, Initial Statement		The Permanent Secretary of a Ministry or a principal officer of a public authority shall cause to be published in the <i>Gazette</i> —
of the	(a)	an initial and subsequent statements on the organization and functions of the public authority pursuant to section 4 of and the First Schedule to the Act.
authority, or	(b)	whenever a change occurs in the subjects handled by the public authority in its functions, a statement as to such change.
Record of 7. Applications		The responsible officer shall cause a record to be made of all applications made under section 7 and section 24 of the Act.
Applications by 8.—(1) a telephone, other electronic means and in writing		Where an application is made by telephone or other electronic means to a public authority for access to an official document, the responsible officer shall immediately take the necessary measures to record and store the receipt of such application on the application form set out as Form 1 in the Schedule.
Form I. Schedule	(2)	An application in writing for access to an official document may be made to the relevant public authority in the form set out as Form 1 in the Schedule.

Assistance to 9. A responsible officer shall provide such assistance as may be necessary for a person to make written applications public authority of his desire to apply for access to such a document but is unable to do so on his own as a result of his—

- (a) inability or limited ability to read or write English; or
- (b) mental or physical disability, or other condition that impairs his ability to make a request by other means.

When time 10. Where —

Ceases to run

- (a) access to an official document has been granted and the cost of reproducing that document is not paid within the specified time as was mutually agreed; or
- (b) the public authority receives an application for the waiver, remission or reduction of such cost, time shall cease to run until the cost is paid or the waiver, remission or reduction is granted, as the case may be.

Responsible 11. Upon receipt of an application for access to an official document, the responsible officer shall—

- (a) examine the application to determine whether the information requested is already published;
- (b) if the information is already published, inform the applicant accordingly;
- (c) process the application for an official document in accordance with the provisions of regulation 4(L).

is already published

Acknowledge 12. Upon receipt of an application for access to an official document the responsible officer shall acknowledge receipt of the application or cause it to be acknowledged in writing addressed to the applicant.

Application.

Limit on 13. An application—

- (a) for access to official documents; or
- (b) for amendment or annotation of personal records,

shall not be transferred from one public authority to another more than three times unless the responsible officer is satisfied that such additional transfers are necessary in the circumstances and this is communicated to and agreed by the applicant.

Access to 14.—(1) The preparation of official documents by a public authority for the purpose of documents granting access, and the inspection of, viewing of, listening to or collection of copies of

during official documents, shall normally be done during the regular working hours of the public working authority.

hours. (2) Where access is to be granted to an official document the applicant shall be notified in writing as to—

- (a) the manner in which access to such document will be granted;
- (b) the cost of any reproduction as may have been requested; or
- (c) the location where originals of official documents or copies or transcripts thereof may be inspected, viewed, listened to or collected, as the case may be.

Authentication 15.—(1) The responsible officer or his designate shall authenticate copies of all official documents to be released to an applicant.

of official documents.

(2) Such authentication shall be effected by means of the official stamp of the public authority or such other official means as would be appropriate and practicable, having regard to the nature of the official document.

Quality of 16. Where an applicant requires access to an official document in the form of a copy and the copied condition of the official document is such that it would yield a copy of poor quality, the documents. applicant shall be informed accordingly and an alternative form of access suggested.

Factors 17.—(1) An applicant may be denied access—

preventing (a) to an official document in any case where—  
access, and (i) the document is an exempt document; or  
Certificate of (ii) public disclosure of such a document is otherwise prohibited under  
the the  
Exemption Act or under any other enactment; or

(b) to any part of an official document which contains exempt matter.

Form 2. (2) Every certificate required to be issued under section 23 of the Act shall be in the form

Schedule set out as Form 2 in the Schedule.

(3) The responsible officer shall, not later than fourteen days after the issuance of a certificate under section 23 of the Act, publish in the *Gazette* a notice indicating the issuance of such certificate.

Notification 18.—(1) In any case where the personal privacy of a person may be affected by the grant of of person access to an official document, the responsible officer shall consult, if possible, with who may be that person or his representative to determine whether access would involve affected by unreasonable disclosure of information relating to that person.

grant of access

(2) Where it is determined that access is to be granted to an official document, in circumstances where the personal privacy of a person may be affected by the grant of access, such person, or his representative, is to be entitled to a copy of the document to which access has been granted.

Application 19—(1) An application pursuant to section 24 of the Act for amendment or annotation of an official document containing personal information about the applicant shall be accompanied, etc., by evidence that the official document is incomplete, incorrect, out of date or misleading.

of personal  
record

(2) The responsible officer shall, if he considers it necessary, require the applicant to provide such additional evidence and documents as the responsible officer considers necessary in support of the application for amendment or annotation.

(3) Where a public authority amends an official document under section 25 of the Act the amendment shall be done in such a manner as not to obliterate the text of the document or any part thereof.

(4) An amendment under paragraph (3) shall appear at the side of the document being amended or such other distinct place on the document, with a notation attesting to the amendment.

Form 3 (5) An application to a public authority for an amendment or annotation of an official document Schedule may be made in the form set out as Form 3 in the Schedule.

Cost of reproduction 20.—(1) The cost of reproduction of official documents shall be the cost prescribed by order pursuant to section 37 of the Act.

(2) A public authority shall display, in such a manner as to bring to public notice, the costs prescribed for the reproduction of official documents.

(3) The cost of reproduction shall be paid by such method as the public authority shall specify and shall include payment by cash, cheque or electronic bank cards.

Request for waiver, 21.—(1) An applicant may make a written application to the responsible Minister requesting a reduction, remission or waiver of the cost of reproduction of official documents.

Reduction, Etc. (2) The application under paragraph (1) shall specify the reasons for such a request.

(3) Where the responsible Minister considers it necessary he may request such further information to more effectively make a decision.

SCHEDULE

**(Regulations 8, 17 and 19)**  
**(Regulation 8(1) and (2))**

**FORM 1**

Reference No.  
*(For Internal Use Only)*

THE ACCESS TO INFORMATION ACT, 2002  
APPLICATION FORM FOR ACCESS TO OFFICIAL DOCUMENT  
*(Please use a separate application form for each document requested)*

1. Title of Public Authority:.....

*(Please state the title of the public authority from which you are requesting the document).*

2. Name of Applicant:  
*(Print).*

Last ..... First ..... Middle .....

3. Address:

*(Please indicate the address to which correspondence related to your application should be sent).*

Mailing ..... Business .....

.....

.....

Tel.: ..... Fax ..... Tel.: ..... Fax .....

Email .....Other .....

.....

.....

4. Description of Document:

*(Please state all information available to you which will assist us in filling your request quickly).*

Name/Type of Document (if known) .....

Reference/File No. (if known) .....

Other .....

.....

.....

.....

5. I would like to:

*(Please check the relevant box(es))*

inspect the document

listen to the document

view the document

have a copy(ies) of the document made available to me in the following format:

photocopy

compact disc

diskette

transcript

other *(please specify)* .....

Number of copies required:.....

*Please note that:*

— *payment will be required before copies are made;*

— *information on available formats and prices per copy may be obtained from the relevant public authority;*

— *where the provision of copies in the requested format is not possible, an alternative format, as may be agreed between the parties, will be made available.*

..... Date.....  
*Signature of Applicant*

*Note: Responsible Officers should complete a Memorandum of Attestation and Verification if an Application is completed by him/her on behalf of the Applicant*

FORM 2

**(Regulation 17(2))**

THE ACCESS TO INFORMATION ACT, 2002

*Certificate of Exemption*

In accordance with S. 23 of the Access to Information Act, this is to certify that the  
official document  
part (s) of the official document

requested under Application for Access to Official Document Reference Number ....., dated  
..... and being the document described hereunder:

*(describe exempt document or exempt part(s) of document)*

.....  
.....  
.....

is/are exempt pursuant to s..... *(state relevant section)* of the Act for the following reasons:

.....  
.....  
.....

Dated this..... day of....., 20..... (year)

Signed: .....

Prime Minister

Signed: .....

Minister of .....

*(insert name and title of relevant Minister)*

19(5))

Reference No.

(For Internal Use Only)

THE ACCESS TO INFORMATION ACT, 2002
Application Form for Amendment/Annotation of Personal Record

1. Title of Public Authority:.....

(Please state the title of the public authority to which the request for amendment/annotation is being directed).

2. Name of Applicant:

(Print)

Last ..... First ..... Middle .....

Alias(es) (if any) .....

3. Address:

(Please indicate the address to which correspondence related to your application should be sent).

Mailing ..... Business.....

.....

Tel.: ..... Fax ..... Tel.: ..... Fax .....

Email .....Other .....

.....

4.

I require an amendment/annotation of the official document stated below as the information which it contains about me is:

(identification may be required)

Incomplete

Incorrect

Out of date

Misleading

5. Description of Document:

(Please state all information available to you which will assist us in filling your request quickly).

Name/Type of Document (if known) .....

Reference/File No. (if known) .....

Other .....

.....

.....

6. The information in respect of which the above claim is being made indicates that:



.....  
.....  
7. State the basis of your claim:

.....  
.....  
8. The amendment(s) required is/are:

.....  
.....  
9. The annotation(s) required is/are: *(state the information which would render the document, described at 5 above, complete, correct, up to date or not misleading and attach the statement, signed by you, to this application).*

*Note: Please submit any documents/evidence in support of the amendment/ annotation requested).*

.....  
Signature of Applicant Date.....

*Note: Responsible Officers should complete a Memorandum of Attestation & Verification if an Application is completed by him/her on behalf of the Applicant.*