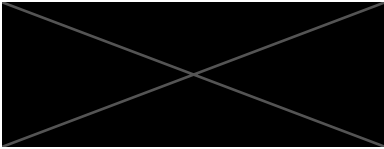


3 February 2025

Our ref: 25T-1151

Mr Jake Coppinger



By email: [jake@jakecoppinger.com](mailto:jake@jakecoppinger.com)

Dear Mr Coppinger,

**Your application under the Government Information (Public Access) Act 2009 (GIPA Act)**

On 3 February 2025 we received your application and \$30 application fee, for the following information under the GIPA Act:

*'I am seeking access to copies of the following documents, including*

- Briefing notes*
- Statistical reports*
- Presentations*
- Email correspondence (including through 2019 with the NRMA); and*
- Meeting minutes*

*detailing monitoring of the impact of the 7 January 2018 introduction of 90 second cycle times in the Sydney CBD.*

*To assist your search I note:*

- The NRMA stated "Monitoring was undertaken for a three month period to assess impacts across the network and the wait time was tweaked for certain streets. The change in cycle times has reduced waiting times for pedestrians at signals, meaning more frequent safe crossing opportunities" ([www.mynrma.com.au/-/media/documents/advocacy/look-up-keeping-pedestrians-safe.pdf](http://www.mynrma.com.au/-/media/documents/advocacy/look-up-keeping-pedestrians-safe.pdf))*
- The source of the information in this sentences is referenced in the document as "Transport for NSW (2019). Personal correspondence."*

Transport for NSW (TfNSW) receives and acknowledges applications for access to information under the GIPA Act on behalf of the Transport cluster agencies. The agency responsible for dealing with your application is TfNSW.

### **When will your application be decided?**

Under the GIPA Act, your application must be decided within 20 working days from the day we received it, by **3 March 2025**. Please note that we may extend the decision date if consultation with a third party or retrieval of information from a records archive is required.

If your application is not decided by the due date, it is considered to have been refused (a deemed refusal to deal with the application). If this occurs, the agency will continue to make a (late) decision and refund your application fee. A deemed refusal is a reviewable decision.

A processing charge may be applied for dealing with your application. Generally, TfNSW will only consider applying processing charges if dealing with your application will take 3 or more hours of searching time, or more than 6 hours total processing time.

If we decide to provide you with access to information and consider that this information may be of interest to other members of the public, we may include (non-personal) details of your application in the agency disclosure log. You have the right to object to such disclosure and the agency will take any objection into account when deciding whether to include information in the disclosure log.

The decision of an agency to include details in its disclosure log, despite an objection, is a reviewable decision under Part 5 of the GIPA Act.

### **What are your review rights?**

I have enclosed a fact sheet that explains your right to seek review of decisions made under the GIPA Act. Further information about the GIPA Act is also available by contacting the NSW Information and Privacy Commission on 1800 472 679 or via [www.ipc.nsw.gov.au](http://www.ipc.nsw.gov.au).

Please do not hesitate to contact this office by phone on (02) 9549 9904 if you have any questions about this letter.

Yours sincerely,

*Manisha Prakash*

**Manisha Prakash**

A/Resource & Compliance Officer