

Fact Sheet



A guide to privacy laws in NSW

How do I protect my privacy?

NSW privacy legislation focuses largely on information about you, that is, information that identifies you. In NSW, the Acts address two groups of information – personal information and health information.

What is personal information?

Personal information is any information that identifies you and includes:

- A written record which may include your name, address and other details about you
- Photographs, images, video or audio footage
- Fingerprints, blood or DNA samples.

What is health information?

Health information is a specific type of 'personal information' which may include information about your physical or mental health or disability. It includes:

- Personal information you provide to any health organisation
- A health service already provided to you
- A health service that is going to be provided to you
- A health service you have asked to be provided to you
- Some personal information for organ donation
- Some genetic information about you, your relatives or your descendants.

How is my privacy protected in NSW?

In NSW, there are laws that protect your privacy:

The Privacy and Personal Information Protection Act 1998 (PPIP Act):

- Protects your privacy rights in NSW by making sure that your personal information is properly collected, stored, used or released by NSW public sector agencies via the Information Protection Principles (IPPs)
- Gives you the right to see and ask for changes to be made to your personal or health information
- Allows you to make a complaint to the NSW Privacy Commissioner if you believe a NSW public sector agency has misused your personal information or breached one of the IPPs.

The Health Records Information Privacy Act 2002 (HRIP Act):

- Protects your privacy rights in NSW by making sure that your personal and health information is properly collected, stored, used or released via the Health Privacy Principles (HPPs)
- Gives you the right to see and ask for changes to be made to your personal or health information
- Allows you to make a complaint to the NSW Privacy Commissioner if you believe a NSW public sector agency, health organisation or health service provider has misused your personal or health information or breached one of the HPPs.

NOTE: Some NSW public sector agencies may have specific provisions relating to the handling of personal information.

In addition, there are Commonwealth privacy laws that protect the people of NSW when dealing with federal government departments and larger private sector organisations – please see below.

Who do the NSW laws apply to?

The PPIP Act applies to:

 NSW public sector agencies, including local councils and universities.

The HRIP Act applies to:

- NSW public sector agencies, including local councils and universities
- Public and private sector health organisations e.g. a private or public hospital or medical centre
- Health service providers e.g. your GP, dentist, therapist, physiotherapist, chiropractor, optometrist
- A larger-sized business with a turnover of over \$3 million that holds health information – e.g. an insurance company

NOTE: Organisations not covered by these laws (e.g. banks, real estate agents, shops or other private sector organisations) may be covered by the federal Privacy Act. Contact the Office of the Australian Privacy Commissioner on 1300 363 992 or visit their website – www.oaic.gov.au

Tips to help keep your privacy safe

In our daily lives we are often asked to disclose personal information such as names, addresses, signatures, banking details, phone numbers and more. General tips to help safeguard your privacy include:

- You have a right to ask why any information is being collected about you
- Never give your personal details to an unknown person or business that does not list a trading address
- Keep passwords, PINs and other access codes confidential and secure
- Enable privacy settings when using online social media and networking sites (e.g. Facebook, Twitter)
- Securely dispose of mail that contains personal details (e.g. shredding).

Who should I contact if I want to review or change my personal or health information?

If you want to access your own health or personal information, you should contact the holder of the information first and ask them how you can do this. This is usually the Privacy Contact Officer at the agency or organisation concerned. Their details should be on the agency's or organisation's website.

If you need further information you can also contact us.

How much does it cost and how long should it take to access my personal or health information?

Under the PPIP Act for personal information (NSW public sector agencies only)

If you ask for your personal information under the PPIP Act it should be provided to you free and without excessive delay.

Under the HRIP Act for personal and health information (NSW public and private health service providers and those who collect health-related materials e.g. dentists, physiotherapists)

If you ask for your health or personal information under the HRIP Act it may be free or there may be a charge. When information is provided to you it should be done without undue delay or excessive costs.

If you want to access your own health or personal information, you should contact the holder of the information first and ask them how you can do this.

There may be other important considerations beyond costs and processing times, such as your review rights, how you want access, and whether other information is involved.

What can I do if I think my privacy has been breached?

If you believe a NSW public sector agency or organisation has misused your personal or health information you can:

Under the PPIP Act for personal information (NSW public sector agencies only)

- Ask for an internal review from a NSW public sector agency (an investigation must be done if you make such a request)
- Complain to the NSW Privacy Commissioner
- If you are not happy with the outcome of the review you have 28 days to apply to the NSW Civil and Administrative Tribunal (NCAT) for a review of the decision.

Under the HRIP Act for personal and health information (NSW public and private health service providers and those who collect health-related materials, e.g. dentists, physiotherapists)

- You may be able to ask for an internal review (applies to NSW public health service providers)
- You can complain to the NSW Privacy Commissioner about a private sector provider
- If you are not happy with the result and, if the Privacy Commissioner has written a report, you have 28 days to apply to the NSW Civil and Administrative Tribunal (NCAT) for a review of the decision.

The Privacy Commissioner also has the power to accept broad-based privacy complaints.

NOTE: Depending on the circumstances the IPC may not always be able to accept your complaint, however, we can provide guidance regarding other options.

For more information

Contact the Information and Privacy Commission NSW (IPC):

Freecall: 1800 472 679

Email: ipcinfo@ipc.nsw.gov.au
Website: www.ipc.nsw.gov.au

How can I make a complaint under the PPIP Act if I think my privacy (non-health information) has been breached?

START HERE:



- Lodge an application for an internal review with the organisation (within six months). This is an internal
 investigation to assess if the agency has complied with its privacy obligations. The agency has to advise and
 consult with the NSW Privacy Commissioner. The review should be done in 60 days (if practicable). There is
 no fee.
- The agency may have a specific form for you to fill in. Check their website or contact the Privacy Contact Officer in the agency.
- If not, there's a generic form on our website www.ipc.nsw.gov.au complete the form and send it to the agency receiving the complaint.

The agency will commence an internal review. This should be completed within 60 days of receiving the application and you will be kept informed of the progress during the review. The agency should complete the review as soon as reasonably practicable.

After the review:

You will be informed in writing of the result of the agency's review. The agency must inform the NSW Privacy Commissioner. Depending on the findings, the agency may:

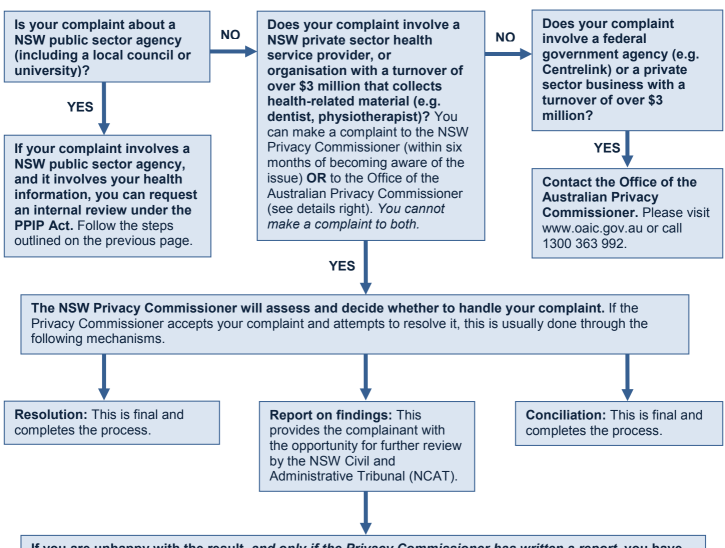
- Make a formal apology
- Take remedial action (e.g. payment of compensation)
- Make assurances that it won't happen again
- Make administrative changes to ensure it won't happen again
- Take no further action.

If you are unhappy with the result of the review (or it is not completed in 60 days) you have 28 days* to apply to the NSW Civil and Administrative Tribunal (NCAT) for a review of the conduct or decision complained about. NCAT may order the agency to change its practices, apologise or take steps to remedy any damage. NCAT's decision is enforceable and they may award compensation.

^{*}Refer to Rule 24 of the Civil and Administrative Tribunal Rules 2014.

How can I make a complaint under the HRIP Act if I think my privacy (health information) has been breached?

START HERE:



If you are unhappy with the result, and only if the Privacy Commissioner has written a report, you have 28 days to apply to NCAT for a review of the conduct or decision complained about, unless the Privacy Commissoner's report states otherwise. NCAT may order the agency to change its practices, apologise or take steps to remedy any damage. NCAT's decision is enforceable and they may award compensation.

NOTE: The information in this fact sheet is to be used as a guide only. Legal advice should be sought in relation to individual circumstances.