Discovery Third Party Recovery Services (Pty) Ltd<

2009/002276/07

Access to Information Manual

PREPARED IN TERMS OF SECTION 51 OF THE PROMOTION OF ACCESS TO INFORMATION ACT 2 OF 2000 (PAIA) (AS AMENDED)



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Document approvals

This Manual was approved by:

Name	Title	Document version	Approval email and date
Jeffrey Katz	Chief Executive Officer, Discovery Third Party Recovery Services (Pty) Ltd	V1	2023/11/21

Document reference

Please read this Manual together with the following documents:

	Document name	Location
1.	Discovery Group Privacy Statement	Discovery Privacy Portal <u>https://www.discovery.co.za/corporate/privacy/</u>
2.	PAIA Guidelines	Information Regulator of South Africa <u>https://inforegulator.org.za/paia-guidelines/</u>
3.	The Promotion of Access to Information Act (Act 2 of 2000), as amended (PAIA)	Information Regulator of South Africa <u>https://inforegulator.org.za/acts/</u>



Contents

1.	List o	f acronyms and abbreviations	4
2.	Intro	duction	4
3.	Acces	ss to the Manual	5
4.	The p	purpose of the access to information manual	5
5.	Key c	ontact details for access to information of Discovery Third Party Recovery Services (Pty) Ltd	6
6.	Guide	e on how to use PAIA and how to obtain access to the guide	7
7.	Categ	gories of records of Discovery Third Party Recovery Services (Pty) Ltd which are available without	а
	perso	on having to request access	7
8.	Descr	ription of the records of Discovery Third Party Recovery Services (Pty) Ltd which are available in	
	terms	s of any other legislation	8
9.	Descr	ription of the subjects on which Discovery Third Party Recovery Services (Pty) Ltd holds records	
	and c	ategories of records held on each subject by Discovery Third Party Recovery Services (Pty) Ltd	8
10.	The p	purpose of processing personal information	9
11.	Descr	ription of the categories of data subjects and of the relevant information or categories of	
	inform	mation	9
12.	The r	ecipients or categories of recipients to whom personal information may be supplied1	.0
13.	Plann	ned transborder flows of personal information1	.0
14.	Gene	ral description of information security measures to be implemented by Discovery Third Party	
	Recov	very Services (Pty) Ltd to ensure the confidentiality, integrity and availability of information 1	1
15.	Availa	ability of this Manual	1
16.	Acces	ss procedure1	.2
17.	Third	-party notification1	3
18.	Grou	nds for refusal of access to records1	4
19.	Refus	al when the record cannot be found1	4
20.	Reme	edies available when Discovery Third Party Recovery Services (Pty) Ltd refuses a request for	
	inform	mation1	.5
21.	Comp	plaints to the Information Regulator1	5
22.	Appli	cation to Court	5
23.	Upda	ting of the Manual1	5
24.	Presc	ribed Fees1	6
2	4.1.	Payment of Fees	6
2	4.2.	Request fee 1	.6
		Access fee	
		Reproduction fee	
2	4.5.	Deposit 1	.6



1. List of acronyms and abbreviations

Acronyms and Abbreviations	Description
CEO	Chief Executive Officer
DIO	Deputy Information Officer
10	Information Officer
Minister	Minister of Justice and Correctional Services
PAIA	Promotion of Access to Information Act (Act 2 of 2000), as amended
POPIA	Protection of Personal Information Act (Act 4 of 2013)
Regulations	Regulations relating to both PAIA and POPIA as published by the Information Regulator
Regulator	Information Regulator
Republic	Republic of South Africa

2. Introduction

Your privacy is very important to us and Discovery Third Party Recovery Services (Pty) Ltd is committed to protecting your right to privacy as well as your right to access any information that Discovery Third Party Recovery Services (Pty) Ltd has about you.

This access to information manual ('Manual') is prepared in compliance with the Promotion of Access to Information Act (Act 2 of 2000) (PAIA) and the Protection of Personal Information Act (Act 4 of 2013) (POPIA). In terms of this legislation, everyone has the right to access their personal information that is processed by a private body, responsible party or appointed operator, such as Discovery Third Party Recovery Services (Pty) Ltd. The purpose of this Manual is to enable requesters to get access to the records to which they are entitled in a quick and easy way.

PAIA aims to give effect to the constitutional right of everyone in South Africa to access their information held by a public or a private body. This information can be accessed to exercise or protect any right contained in the Bill of Rights.

When a request for access is made, Discovery Third Party Recovery Services (Pty) Ltd is obliged to give it, except where the law expressly says that the information must not be released.

It is important to note that PAIA recognises certain limitations to the right of access to information, which include:

- The reasonable protection of the right to privacy
- Commercial confidentiality
- Effective, efficient and good governance

The limitation must balance that right of access to information with any other rights.

The main objective of POPIA is to promote the protection of personal information processed by public and private bodies. POPIA amended certain provisions of PAIA, balancing the need for access to information against the need to ensure the protection of personal information.



3. Access to the Manual

In line with the law, this Manual serves as Discovery Third Party Recovery Services (Pty) Ltd.'s access to information manual and provides information on both the types and categories of records held by Discovery Third Party Recovery Services (Pty) Ltd. This includes the following:

- A description of the records held by and on behalf of Discovery Third Party Recovery Services (Pty) Ltd
- The procedure to be followed
- Any fees payable when requesting access to any of these records

A copy of the Manual is available:

- On the Discovery website (<u>https://www.discovery.co.za/corporate/privacy/</u>)
- At the head office of Discovery Third Party Recovery Services (Pty) Ltd for public inspection during normal business hours
- To any person upon request and upon the payment of a reasonable prescribed fee
- To the Information Regulator upon request

4. The purpose of the access to information manual

This Manual is useful for the public to:

- Check which categories of records Discovery Third Party Recovery Services (Pty) Ltd holds, without having to submit a formal PAIA request.
- Understand how to make a request for access to a record of Discovery Third Party Recovery Services (Pty) Ltd by providing a description of the subjects on which Discovery Third Party Recovery Services (Pty) Ltd holds records and the categories of records held on each subject.
- Know the description of the records of Discovery Third Party Recovery Services (Pty) Ltd which are available in terms of any other legislation.
- Access all the relevant contact details of the Information Officer (IO) and Deputy Information Officer (DIO) who will assist the public with the records they intend to access.
- Know the description of the guide on how to use PAIA, as updated by the Regulator, and how to obtain access to it.
- Know if Discovery Third Party Recovery Services (Pty) Ltd will process personal information, the purpose of processing of personal information and the description of the categories of data subjects and of the relevant information or categories of information.
- Know the description of the categories of data subjects and of the relevant information or categories of information.
- Know the recipients or categories of recipients to whom the personal information may be supplied.



- Know if Discovery Third Party Recovery Services (Pty) Ltd has planned to transfer or process personal information outside the Republic of South Africa and the recipients or categories of recipients to whom the personal information may be supplied.
- Know whether Discovery Third Party Recovery Services (Pty) Ltd has appropriate security measures to ensure the confidentiality, integrity and availability of the personal information which is to be processed.

5. Key contact details for access to information of Discovery Third Party Recovery Services (Pty) Ltd

Information officer and deputy information officer/s

• Information Officer

Name Tel. Email • Deputy Information Officer/s	Pieter van der Walt 011 529 0345 privacy@discovery.co.za
Name Tel. Email	Larry Borowitz 011 529 5115 privacy@discovery.co.za
Access to information general contacts Email	privacy@discovery.co.za
Head Office	
Postal Address	PO BOX 786722 SANDTON 2196
Physical Address	1 Discovery Place SANDTON 2196
Tel. Email Website	011 529 9023 privacy@discovery.co.za www.discovery.co.za



6. Guide on how to use PAIA and how to obtain access to the guide

The Information Regulator has, in terms of section 10 (1) of PAIA, as amended, updated and made available the revised Guide on how to use PAIA (the 'Guide') easily, as may reasonably be required by a person who wishes to exercise any right contemplated in PAIA and POPIA.

- The Guide is available in English only.
- The Guide contains the following information:
 - The objectives of PAIA and POPIA.
 - \circ How to request access to a record of a private body contemplated in section 50 of PAIA.
 - \circ $\;$ The assistance available from the Regulator in terms of PAIA and POPIA.
 - All remedies in law available regarding an act or failure to act in respect of a right or duty conferred or imposed by PAIA and POPIA, including the manner of lodging:
 - An internal appeal
 - A complaint to the Regulator
 - An application with a court against a decision by the information officer of a public body, a decision on internal appeal or a decision by the Regulator or a decision of the head of a private body
 - The provisions of sections 14 and 51 of PAIA requiring a public body and private body, respectively, to compile a manual, and how to obtain access to a manual.
 - The provisions of sections 15 and 52 of PAIA providing for the voluntary disclosure of categories of records by a public body and private body, respectively.
 - The notices issued in terms of sections 22 and 54 of PAIA regarding fees to be paid for requests for access.
 - The regulations made in terms of section 92 of PAIA.
- Members of the public can inspect or make copies of the Guide from the offices of the public and private bodies, including the office of the Regulator, during normal working hours.
- The Guide can also be obtained:
 - Upon request to the Information Officer
 - From the website of the Regulator (see: <u>https://inforegulator.org.za/paia-guidelines/</u>).

7. Categories of records of Discovery Third Party Recovery Services (Pty) Ltd which are available without a person having to request access

Category of records	Types of the Record	Available online	Available upon request
Commercial records	Benefit explanation documents (WCA and RAF		Х
	one-pagers)		



8. Description of the records of Discovery Third Party Recovery Services (Pty) Ltd which are available in terms of any other legislation

A requester may also request information that is available in terms of other legislation and may request access to related information outside this process. This includes the following categories of records and applicable legislation:

Category of records	Type of record/s	Applicable Legislation*
Regulatory	Complaints and appeals	Medical Schemes Act (Act 131 of 1998)
Commercial	Complaints, transactional records, call recordings, client records, etc	Consumer Protection Act (Act 68 of 2008)
Privacy/information	Privacy statement	Protection of Personal Information Act (Act 4 of 2013)
Governance	Memorandum of incorporation and alterations or amendments, notice and minutes, annual financial statements, accounting records, securities register, etc	Companies Act (Act 71 of 2008)

*The above is not an exhaustive list of legislation that may require Discovery Third Party Recovery Services (Pty) Ltd to keep records.

9. Description of the subjects on which Discovery Third Party Recovery Services (Pty) Ltd holds records and categories of records held on each subject by Discovery Third Party Recovery Services (Pty) Ltd

Subjects on which the body holds records	Categories of records*
Governance	Governance, such as annual reports, minutes
Client records	Medical records such as medical claims from medical service
	providers, records setting out payments by medical schemes
	administered by Discovery Health (Pty) Limited ("Medical Schemes")
	and payment information by third parties such as the Compensation
	Commissioner, the Road Accident Fund and other liable third parties
	in respect of claims previously paid by Medical Schemes.
Employee records	Documents completed by employers in respect of their employees'
	injuries on duty.
Medical service provider records	Documents completed by medical professionals regarding injuries
	sustained by Medical Scheme members in circumstances where third
	parties may be liable for payment of medical expenses related to
	those injuries.
Liable third parties	Payment records of Medical Scheme members' medical expenses.

*The above is not an exhaustive list of records that is kept by Discovery Third Party Recovery Services (Pty) Ltd.



10. The purpose of processing personal information

We process personal information and special personal information where applicable to:

- Develop, monitor and improve our systems and processes.
- Communicate with our clients, members, vendors, partners, service providers, etc.
- Share basic contact information across the Discovery Group for data quality and to make sure records are up to date and complete.
- Administer and manage products, benefits and services across the Discovery Third Party Recovery Services (Pty) Ltd, which includes services or benefits that clients/members are entitled to.
- Resolve complaints or queries.
- Improve customer experience and service efficiency by conducting surveys and analysing service interactions.
- Fulfil legal or contractual obligations, including assisting with law enforcement, anti-money laundering and counterterrorist financing initiatives or complying with information requests by regulators and meeting our regulatory reporting obligations.
- Comply with codes of conduct and industry agreements.
- Make clients/members aware of benefits that they are entitled to on any of their existing products.
- Ensure that clients/members get access to health treatments and other benefits when required and as stipulated by the benefit rules of the products held by the client/member and help clients/members to navigate the healthcare system or the services of any healthcare or other providers when relevant (To ensure this, we may share medical information with third parties, such as treating doctors, with consent, where required.)
- Recover payments from liable third parties for medical claims previously paid by Medical Schemes.
- Returning recovered past medical expenses to Medical Schemes, Medical Scheme members and members' Medical Savings Accounts respectively, as appropriate.

11. Description of the categories of data subjects and of the relevant information or categories of information

*Below is a list of data subjects and a non-exhaustive list of personal information that Discovery Third Party Recovery Services (Pty) Ltd process.

Categories of Data Subjects	Personal Information that may be processed*
Client or member	Name, personal contact information (including in some instances
	residential address and phone number), email address, user id, job
	title, gender, due diligence information, professional contact
	information (email address, business phone number, job title,
	employer), complaints, geolocation data, financial data, user account
	details, product and service usage data, health information, medical
	data any other related personal information
Employee	Name, personal contact information, date of birth, email address, user
	id, job title, employment history, personal interests, educational
	history, gender, nationality, salary and benefit details, images, date of
	hire, manager, performance reviews, details of internal training

Discovery Third Party Recovery Services (Pty) Ltd. Registration number: 2009/002276/07

Public



Categories of Data Subjects	Personal Information that may be processed*
	undertaken, professional contact information (email address, business
	phone number, job title, division), travel and expenses data,
	grievances, record of app and website visits, IP address, cookie data,
	preferences, financial data, user account details, injury on duty claims
	information, any other related personal information
Juristic entities, including service providers, vendors, suppliers	Name, company/entity registration number, income tax and VAT
	registration details, BEE certificates, address, bank details,
	agreements, any other related individual data

12. The recipients or categories of recipients to whom personal information may be supplied

Category of personal information	Recipients or categories of recipients to whom their personal information may be supplied	
Commercial, financial, fraud or criminal records or as required to meet	Local and foreign regulatory bodies, statutory oversight bodies,	
purpose specification	regulators, data protection authorities, fraud prevention bodies, law	
	enforcement, due diligence agencies, or judicial commissions of	
	enquiry making a request for data	
Commercial or financial records or as required to meet purpose	Any court, administrative or judicial forum, arbitration, statutory	
specification	commission or ombud making a request for data	
Commercial, financial or tax records or as required to meet purpose	South African Revenue Service, or another similar authority	
specification		
Personal information as required to meet purpose specification, e.g.	Third parties with whom Discovery Third Party Recovery Services (Pty)	
name, surname, contact details, transactional information, call	Ltd have a contractual relationship for the processing of data (for	
recordings, etc	example, a third-party archiving service or payment provider, benefit	
	partners, service providers and health professionals, who you have	
	already consented to receiving personal information, as academics	
	and researchers, including those outside South Africa. Discovery Third	
	Party Recovery Services (Pty) Ltd will ensure that the academics and	
	researchers only use information that has been de-identified.	
Commercial or financial records or as required to meet purpose	Auditing and accounting bodies (internal and external)	
specification		
Personal information as requested, subject to the provisions of PAIA	Anyone making a successful application for access in terms of PAIA	
and POPIA	and POPIA	
Commercial or financial records or as required to meet purpose	Credit bureau or credit providers, industry association or other	
specification	association for an industry sector in which Discovery Third Party	
	Recovery Services (Pty) Ltd operates	
Benefits usage, biographic information, account information, purchase	Other Discovery entities, such as Discovery Health	
information to meet purpose specification		
Medical claims and payment information	The Road Accident Fund, the Compensation Commissioner and other	
	third parties liable for medical expenses paid by Medical Schemes.	

13. Planned transborder flows of personal information

Discovery Third Party Recovery Services (Pty) Ltd may transfer personal information outside South Africa to:

- Communicate using an email address which you give us that is hosted outside South Africa
- Administer certain services, for example, cloud and IT services.
- Share with entities within the Discovery Group, when they process personal or special personal information as envisaged in the privacy statement.



We will ensure that any authorised party that we pass personal information to for processing is subject to a binding agreement or is required by local data protection law or regulation to treat personal information with the same level of protection as we are obliged to.

14. General description of information security measures to be implemented by Discovery Third Party Recovery Services (Pty) Ltd to ensure the confidentiality, integrity and availability of information

Discovery Third Party Recovery Services (Pty) Ltd takes extensive information security measures to ensure the confidentiality, integrity and availability of personal information in its possession or under its control. Discovery Third Party Recovery Services (Pty) Ltd takes appropriate technical and organisational measures designed to ensure that personal data remains protected and secure against unauthorised or unlawful processing or access and against accidental loss, destruction or damage.

Personal information is stored on secured servers, personal computers and mobile devices and in secure manual record-keeping systems.

A range of physical, electronic and other security measures have been deployed to protect the security, confidentiality and integrity of the personal information that we hold. Examples include the following:

- We control access to our information systems through identity and access management controls.
- Employees and our contracted service providers are bound by internal information security policies and must process information securely.
- All employees must complete training about privacy and information security.
- We regularly monitor and review our compliance with internal policies and industry best practice.

15. Availability of this Manual

A copy of this Manual is available:

- On our website at <u>https://www.discovery.co.za/corporate/privacy/</u>
- At the head office of Discovery Third Party Recovery Services (Pty) Ltd for public inspection during normal business hours
- To any person upon request and upon the payment of a reasonable prescribed fee
- To the Information Regulator upon request.

A fee for a copy of the Manual, as contemplated in annexure B of the Regulations, must be paid for each A4-size photocopy made.

Discovery Third Party Recovery Services (Pty) Ltd. Registration number: 2009/002276/07



16. Access procedure

Note: The request for access to information is processed centrally by the Discovery Group Privacy Office (a shared services function within Discovery Central Services (Pty) Ltd) under the authority of Discovery Third Party Recovery Services (Pty) Ltd. All requests to access to information are captured onto the Discovery Group's central privacy information management system for purposes of collection and communication to the requester in a secure manner.

A requester requiring access to information held by Discovery Third Party Recovery Services (Pty) Ltd must complete the Access Request Form or visit <u>https://www.discovery.co.za/corporate/privacy/</u> to complete the online form. If a manual form is completed, it must be submitted to the Information Officer at the postal address, physical address or email address provided. The requester must pay an access request fee (and a deposit, if applicable) unless that fee is waived by the Information Officer.

The Access Request Form must contain sufficient details to enable the Information Officer to identify the following:

- The records requested.
- The proof of identity of the requester.
- The form of access required if the request is granted.
- The email address, postal address or fax number of the requester.

If the request is made on behalf of another person, then the requester must submit proof of the capacity in which the requester is making the request. This information must be to the reasonable satisfaction of the Information Officer and the requester must clearly disclose the right they wish to protect.

If a person is unable to complete the prescribed form because of illiteracy or disability, they may make the request orally.

The requester will be informed whether access has been granted or denied. If, in addition, the requester requires the reasons for the decision in any other manner, the requester must state the manner and the particulars so required.

A copy of the manual form (Form 2) can be downloaded from the Information Regulator's website at: https://inforegulator.org.za/wp-content/uploads/2020/07/InfoRegSA-PAIA-Form02-Reg7.pdf



17. Third-party notification

Discovery Third Party Recovery Services (Pty) Ltd will take all reasonable steps to inform a third party to whom a requested record relates if the disclosure of that record would involve the disclosure of any of the following:

- Personal information about that third party.
- Trade secrets of that third party.
- Financial, commercial, scientific or technical information (other than trade secrets) of that third party, the disclosure of which would be likely to cause harm to the commercial or financial interests of that third party.
- Information supplied in confidence by a third party, the disclosure of which could reasonably be expected to put that third party at a disadvantage in contractual or other negotiations.
- Information about research being, or to be, carried out by or on behalf of a third party, the disclosure of which would be likely to expose the third party, a person that is or will be carrying out the research on behalf of the third party, or the subject matter of the research, to serious disadvantage.

In addition, Discovery Third Party Recovery Services (Pty) Ltd will take all reasonable steps to inform a third party to whom a requested record relates if the disclosure of that record would lead to any of the following:

- Prejudice to that third party in commercial competition
- An action for breach of a duty of confidence owed to a third party in terms of an agreement.

Discovery Third Party Recovery Services (Pty) Ltd will inform the third party as soon as reasonably possible, but in any event within 21 days after that request is received. Within 21 days of being informed of the request, the third party may do one of the following:

- Make written or oral representations to the Information Officer, explaining why the request for access should be refused.
- Give written consent for the disclosure of the record to the requester. Discovery Third Party Recovery Services (Pty) Ltd will notify the third party of the outcome of the request. If the request is granted, adequate reasons for granting the request will be given.

The third party may lodge a complaint to the Information Regulator or an application with a court against the decision within 30 days after notice is given.

Discovery Third Party Recovery Services (Pty) Ltd. Registration number: 2009/002276/07



18. Grounds for refusal of access to records

Discovery Third Party Recovery Services (Pty) Ltd may refuse a request for information on the following basis:

- Mandatory protection of the personal information, special personal information or privacy of a third party who is a natural person (including children), if supplying the information would involve the unlawful or unreasonable disclosure of personal information of that natural person
 - Mandatory protection of the commercial information of a third party, if the record contains:
 - \circ $\;$ $\;$ Trade secrets or intellectual property of that third party
 - Financial, commercial, scientific or technical information, if the disclosure would likely cause harm to the financial or commercial interests of that third party
 - Information disclosed in confidence by a third party to Discovery Third Party Recovery Services (Pty) Ltd if the disclosure could put that third party at a disadvantage in negotiations or commercial competition.
- Mandatory protection of confidential information of third parties if it is protected in terms of any agreement or legislation.
- Mandatory protection of the safety of individuals and the protection of property
- Mandatory protection of records that would be regarded as privileged in legal proceedings.
- Protection of the commercial information of Discovery Third Party Recovery Services (Pty) Ltd, which may include:
 - Trade secrets of Discovery Third Party Recovery Services (Pty) Ltd
 - Intellectual property of Discovery Third Party Recovery Services (Pty) Ltd
 - Financial information that, if disclosed, could put Discovery Third Party Recovery Services (Pty) Ltd at a disadvantage in negotiations or commercial competition.
 - A computer program, algorithm, actuarial modelling or application that is owned by Discovery Third Party Recovery Services (Pty) Ltd and that is protected by copyright.
- Protection of the research information of Discovery Third Party Recovery Services (Pty) Ltd or a third party, if its disclosure would disclose the identity of the institution, the researcher or the subject matter of the research and would place the research at a serious disadvantage.
- The request is clearly frivolous or involves an unreasonable diversion of resources.

19. Refusal when the record cannot be found

If all reasonable steps have been taken by Discovery Third Party Recovery Services (Pty) Ltd to find the record requested by the requester and it cannot be found for reasons justifiable in terms of section 55 of PAIA, the Information Officer shall provide an affidavit or affirmation to the requester advising that it is not possible to give access to the record requested.

If the record is found subsequently, Discovery Third Party Recovery Services (Pty) Ltd undertakes to contact the requester to gain access to it, after the payment of the applicable access fee and subject to the provisions of this Manual.



20. Remedies available when Discovery Third Party Recovery Services (Pty) Ltd refuses a request for information

The decision of the Information Officer is final and binding. Discovery Third Party Recovery Services (Pty) Ltd does not have internal appeal procedures. Therefore, the decision made by the Information Officer is final. Requesters who are dissatisfied with a decision of the Information Officer may exercise external remedies at their disposal. All complaints by a requester or a third party can be made to the Information Regulator or a court, in the manner prescribed in paragraphs 21 and 22 below.

21. Complaints to the Information Regulator

The requester or third party may submit a complaint in writing to the Information Regulator, within 180 days of the decision to refuse a request for information, alleging that the decision was not in compliance with the provisions of the legislation. The Information Regulator will investigate the complaint and reach a decision, which may include a decision to investigate, to take no further action, to conciliate the matter or to refer the complaint to the Enforcement Committee. The Information Regulator may serve an enforcement notice confirming, amending or setting aside the impugned decision, which must be accompanied by reasons.

22. Application to Court

An application to court may be brought in the ordinary course. For this purpose, any reference to an application to court includes an application to a relevant magistrate's court.

23. Updating of the Manual

The head of Discovery Third Party Recovery Services (Pty) Ltd will update this Manual on a regular basis.

Issued by Jeffrey Katz

Chief Executive Officer, Discovery Third Party Recovery Services (Pty) Ltd



24. Prescribed Fees

24.1. Payment of Fees

Payment details can be obtained from the Information Officer. Payment can be made by direct deposit into the nominated Discovery Third Party Recovery Services (Pty) Ltd bank account. Proof of payment must be attached to the Access Request Form along with the other required documentation.

The following fees are (or may be) payable:

- Request fee
- Access fee
- Reproduction fee

24.2. Request fee

The requester must pay an initial request fee when submitting the Access Request Form. The prescribed fee is set out below.

24.3. Access fee

If the request for access is successful, an access fee must be paid prior to the release of the records by Discovery. This fee is for the search, reproduction and preparation of the record(s). The access fee will be calculated based on the prescribed fees set out below.

24.4. Reproduction fee

This fee applies to documents or records that are voluntarily disclosed. This is for reproduction, copying and transcribing the relevant documents or records. The reproduction fee will be calculated based on the prescribed fees set out below.

24.5. Deposit

If the search for, and the preparation of, the record for disclosure would, in the opinion of the Information Officer, require more than 6 hours, the requester may be required to pay as a deposit one third of the access fee (the fee which will be payable if the request is granted).

If a deposit has been paid in respect of a request for access which is subsequently refused, then the Information Officer must refund the deposit in full to the requester.

The requester must pay the prescribed fee before any processing, or any further processing, can take place.

Discovery Third Party Recovery Services (Pty) Ltd reserves the right to waive the fees payable subject to the type and categories of information requested as well as the effort required to provide access to the



requested information. The requester may lodge a complaint with the Information Regulator or an application with a court against the tender or payment of the request and access fees or deposit if Discovery declines the requester's request to waive the fees.

Where Discovery Third Party Recovery Services (Pty) Ltd receives a request for access to information held on a person other than the requester and the Information Officer, upon receipt of the request, is of the opinion that the preparation of the required record of disclosure will take more than 6 hours, a deposit is payable to the requester.

The amount of the deposit is equal to one third of the amount of the applicable access fee.

Please note: In terms of Regulation 8, value-added tax (VAT) must be added to all fees prescribed in terms of the Regulations. Therefore, the fees reflected below include VAT.

REPRODUCTION FEES		
Where Discovery Third Party Recovery Services (Pty) Ltd has voluntarily provided the Minister with a list of categories of records that will automatically be made available to any person requesting access, the only charge that may be levied for obtaining these records will be a fee for reproduction of the record in question.		
Applicable fees for reproduction (including VAT)	Amount in rand	
For every photocopy of an A4-size page or part thereof	2.00	
For every printed copy of an A4-size page or part thereof held on a computer or in electronic or machine- readable form	2.00	
For a copy in a computer-readable form on compact disc		
Provided by the requester	40.00	
Provided by Discovery	60.00	
For a copy in a computer-readable form on a flash drive provided by the requester	40.00	
For a transcription of visual images for an A4-size page or part thereof	Service to be outsourced. Cost will depend on the quotation from a service provider.	
For a copy of visual images	Service to be outsourced. Cost will depend on the quotation from a service provider.	
For a transcription of an audio record, for an A4-size page or part thereof	24.00	
For a copy of an audio record on		
Flash drive (to be provided by the requester)	40.00	
Compact disc provided by the requester	40.00	
Compact disc provided by Discovery	60.00	
REQUEST FEES		
Request fee payable by every requester	140.00	
ACCESS FEES		
An access fee is always payable where a request for access to information is granted, except where payment o an access fee is specially excluded in terms of the Act, or an exclusion is determined by the Minister in terms o section 54(8).		

Applicable fees (including VAT)	Amount in Rand
For every photocopy of an A4-size page or part thereof	2.00
For every printed copy of an A4-size page or part thereof held on a computer or in electronic or machine- readable form	2.00
Applicable fees for a copy in a computer-readable form (including VAT)	Amount in Rand
Compact disc	
Provided by the requester	40.00
Provided by Discovery	60.00
For a transcription of visual images for an A4-size page or part thereof	Service to be outsourced. Cost will depend on the quotation from a service provider.
For a copy of visual images	Service to be outsourced. Cost will depend on the quotation from a service provider.
For a transcription of an audio record, for an A4-size page or part thereof	24.00
For a copy of an audio record on	
Compact disc provided by the requester	40.00
Compact disc provided by Discovery	60.00
Flash drive (to be provided by the requester)	40.00
To search for a record that must be disclosed (per hour or part of an hour reasonably required for the search, excluding the first hour)	R145.00
To not exceed a total cost of	R435.00
Where a copy of a record needs to be posted the actual postal fee is payable.	ТВС

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