



Privacy Policy March 2022 www.naif.gov.au

Contents

1.	Scope of this Policy	. 3
2.	Policy Statement	. 3
3.	Principles	. 3
3.1	Definitions of personal information and sensitive information	. 3
3.2	Types of personal information collected	. 4
3.3	How personal information is collected	. 4
3.4	Use and disclosure of personal information	. 4
3.5	Security of personal information	. 5
3.6	Contact and opting out	. 6
3.7	Complaints	. 6
4.	Roles and Responsibilities	. 6
5.	Review and Approval	. 7

Document purpose

The Privacy Policy outlines Northern Australia Infrastructure Facility's (NAIF) approach to collecting, using, and disclosing personal information. In managing privacy, NAIF implements the requirements of the Privacy Act 1988 (Cth).

1. Scope of this Policy

This Policy applies to NAIF Board Members, employees and extends to contractors, and consultants who, as part of their engagement have access to personal information.

2. Policy Statement

NAIF collects personal information while undertaking its functions under the NAIF Act and Investment Mandate. NAIF may also collect personal information for secondary purposes such as developing, establishing, and administering business with other organisations in relation to the promotion and administration of functions under the NAIF Act and Investment Mandate.

NAIF is committed to protecting the personal information it holds and complying with the requirements of the Privacy Act.

3. Principles

3.1 Definitions of personal information and sensitive information

The Privacy Act defines personal information as:

"Information or an opinion, whether true or not, and whether recorded in a material form of not, about an individual whose identity is apparent, or can be reasonably ascertained, from the information or opinion"

Examples of personal information may include:

- Names and addresses;
- Banking details;
- Photographs (where identity can be reasonably ascertained); or
- Details that when put together can reasonably identify the individual.

Sensitive information as defined by the Privacy Act can include information regarding an individual's:

- Racial or ethnic origin;
- Political opinion / membership of a political association;
- Religious belief;
- Membership in a professional or trade association / union;
- Sexual preferences;
- · Criminal record; and
- Health record.

3.2 Types of personal information collected

In the ordinary course of business, NAIF collects:

- Information about users of NAIF's website, including the user's server address;
- Identification information about individuals including their name, mailing address, telephone, and email addresses';
- Financial and other personal information about individuals associated with project proponents; and
- In certain circumstances, sensitive information about individuals as required by other legislation such as employment (e.g., memberships, identification documentation, etc.).

When NAIF considers an investment proposal, NAIF will collect and store personal information.

Personal or sensitive information is collected by NAIF to comply with legislation such as, the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (Cth) and the *Archives Act 1983* (Cth).

3.3 How personal information is collected

Personal information may be collected:

- Directly from the individual to whom the information relates, including by telephone and through paper and electronic documents completed by individuals authorised to provide the information to NAIF;
- From NAIF's representatives, advisers and third parties;
- From financiers and representatives of proponents to whom the information relates;
- From NAIF's records of contacts who have contacted NAIF or subscribed to information published by NAIF;
- From publicly available sources; and
- From NAIF's website.

3.4 Use and disclosure of personal information

NAIF uses and discloses personal information to carry out and fulfil its functions under the NAIF Act and Investment Mandate. NAIF also uses and discloses personal information for secondary purposes (e.g., for promotional opportunities and administration of its functions) that are otherwise permitted under the Australian Privacy Principles, including where:

- The individual consents;
- The individual would reasonably expect the use or disclosure and the secondary purpose is related to the primary purpose;
- The use or disclosure is required or authorised by law or court order; or
- The use or disclosure is reasonably necessary for one or more enforcement related activities conducted by, or on behalf of, an enforcement body.

NAIF discloses personal information to third parties located in Australia or overseas where it believes such disclosure is necessary to assist NAIF to fulfil its functions. For example, NAIF may disclose personal information to:

- Board members, employees, contractors and/or consultants to fulfil their duties;
- Commonwealth, State or Territory government agencies and departments in accordance with the NAIF Act and any regulations or legislative instruments made under it;
- External advisers (for example, lawyers, accountants and auditors);
- Insurers and financiers (where required);
- External service providers engaged by NAIF to assist it perform its functions and duties;
- Comply with required laws, regulations or codes; and
- Comply with any other purpose as outlined to the consenting individual.

NAIF may disclose personal information to third parties by electronic means, including via the internet.

When disclosing personal information to third parties within Australia and overseas NAIF will take reasonable steps to ensure that those third parties treat the information in accordance with the Privacy Act and subject to NAIF's confidentiality requirements.

3.5 Security of personal information

NAIF endeavours to protect personal information it holds from misuse, interference and loss and to protect it from unauthorised access, modification and disclosure.

NAIF has also implemented the following measures to protect personal information held by it:

- Identity and access management systems;
- Security obligations imposed on Board members, employees, contractors and consultants; and
- Privacy Policy training.

NAIF also imposes confidentiality obligations on third parties that handle personal information on its behalf.

If NAIF becomes aware of a data breach or possible data breach, NAIF will act in accordance with the data breach response plan. NAIF will notify the Office of the Australian Information Commissioner and affected individuals of any data breaches which meet the criteria for an 'eligible data breach' as required by the Notifiable Data Breaches scheme (established under Part IIIC of the Privacy Act).

3.6 Contact and opting out

If you wish to:

- Obtain access to or seek correction of your personal information;
- Opt out of receiving information;
- Lodge a complaint about a breach of your privacy;
- Query how your personal information is collected or used; or
- Ask questions about NAIF's Privacy Policy,

You may contact NAIF via the post or email. NAIF will assess that request and provide a response back to the requestor in a timely manner.

Post	Email
NAIF Privacy Officer	naif@naif.gov.au
PO Box 4896	
Cairns, QLD 4870	

3.7 Complaints

Any complaints relating to Privacy will be addressed through the NAIF External Compliant Handling Policy.

4. Roles and Responsibilities

Role	Responsibility		
NAIF Board	 Approving policy and any proposed changes after a review and recommendation by the Policy Sponsor. Tasking management with policy implementation, exception reporting and for developing procedures to support the policy. Complying with the requirements of this policy. 		
Chief Operating Officer	 Implementing this policy at NAIF. Reviewing the Policy each calendar year. 		
Associate Director, Risk and Compliance	 Providing training to NAIF Board Members, employees, and contractors on this policy. Acting as the Privacy Officer. 		
NAIF Employees, Contractors, and Consultants	Complying with the requirements of this policy.		

Failure to comply with the requirements set out in this policy may result in disciplinary action.

5. Review and Approval

The NAIF Board approves the Policy every two years.

The Policy is reviewed annually (or more frequently if required) by the Policy Sponsor to ensure it remains aligned with governing legislation. If any material amendments occur to the Policy out of the NAIF Board review cycle, it is provided to the NAIF Board for approval.

Document Review and Approval

Policy Sponsor	Policy Approver	Approval date	Next Board Review
Chief Operating Officer	NAIF Board	March 2022	March 2024

Related Documentation

Privacy Act

External Complaint Handling Policy

Data Breach Response Plan / Privacy Procedure

Complaint Handing Procedure