



8 May 2026

Reference: OIA-2025/26-0665

Tēnā koe

Official Information Act request - time value remittances and/or social remittances

Thank you for your Official Information Act (the Act) request, which was received by the Department of the Prime Minister and Cabinet (DPMC) on 16 April 2026. You requested:

Herewith, you are required, by the law and your fellow Homo sapien , to submit all accounting records, information, documentation, performance dat reports, all reports, all orders, mandates, missions, resolutions, conventions, conferences, treaties, orders in council, statutory slips, certification, codes, notices, guidance, advice, correspondence, records, memorandums, contrac s, emails, radio (and other airspace or land-based) communications, all messag s, legisl tion, everything that pertains to...

“Time-Value Remittances” and/or “Social Remittances”

This request is specifically concerned with the External Sector's (NZDF/NZCS/MFAT) carefully concealed commercial practice of syphoning civilian dentists' and doctors' “brains” / ‘intellectual capital” for transnation l shipping export.

This practice involves the External Sector utilising the LOAC paradigm/Laws of War to forcibly impose, upon working class civilian professionals...

I A transnational M litary Maritime-Mafia protection-racket, using the Geneva Conventions/The Law of War

II Forced/compulsory labour, against Crimes Act 1961, falsely misnomered (crimen falsi) as “volunteerism” or “volunteer hours”.

III Offensive, disrespectful, derogatory, divisive and abusive military-cult doctrines. This includes that unconscionably abominable, unjust, vile, amoral, unethical and violent projection that the military's criminal assault upon civil society healthcare / upon real civilian lives, for captive-hostage-war-games of debt-bondage and VDTs/HDTs/PDTs, is justified by Islamic law's hateful teachings of primitive barbarity and slavery! (Ref. ICRC; Ask me for the references).

IV Abusive military war-games, misnomered and falsely represented as “protection”, for your unjust remuneration, pecuniary advantage, pillaging and plundering of civilian society.

NOTA BENE:

1_ I require this information for both the “domestic stock” (i.e.: non-imported) and the

“migrant stock” and “diaspora” (the imports into NZ).

2_ You must also submit the IMF’s numerical/monetary-value/remuneration-value placed on each hour of so-called “volunteerism”. If the IMF’s hourly rate differs between the “domestic stock” and the “migrant stock”, you must ensure you provide both rates of pay NZ receives from the IMF for our “volunteer hours.”

3_ Ensure you include all quantitative financial and accounting records, all qualitative information and all ideological/doctrinal information surrounding this commercial practice, this military industry paradigm being run on civil(ian/ised) society.“.”

When your request was received, we considered whether seeking clarification would enable DPMC to respond to your request however, even with a clarification it would not enable DPMC to respond. The matters you have raised regarding dentists and doctors do not sit within DPMC’s functions or portfolio responsibilities.

As you have sent your request directly to other agencies we have understood your request to DPMC to be for any information in scope of your request that has been produced by DPMC.

DPMC does not hold official information in scope of your request therefore it is refused under section 18(e) of the Act, as the information requested does not exist.

If you believe there are additional agencies that may hold information relevant to your request, you can locate them at the Directory of Official Information here: [Directory of Official Information | New Zealand Ministry of Justice](#)

You have the right to ask the Ombudsman to investigate and review my response under section 28(3) of the Act.

Nāku noa, na,


Alan Cassidy
Deputy Chief Executive, Corporate