

Twitter policy September 1, 2015 Updated February 8, 2019

The Office of the Information and Privacy Commissioner for Nova Scotia [OIPC] is the independent agency mandated to oversee compliance with Nova Scotia's access and privacy legislation for the public and health sectors. We use Twitter as a tool to communicate with those who have an interest in privacy, information access and related issues.

We will strive to produce content that is relevant to those with a direct interest in access and privacy. Our tweets will include things like links to publicly available tools and guidance documents produced by the OIPC, reports of the Commissioner, and interesting resources we discover from other sources.

Tweets and retweets should not be considered in any way binding on the OIPC, nor should they be viewed as approval or endorsement by this office. Our tweets do not fetter or bind this office with respect to anything on which we have commented. We must maintain our ability to investigate complaints under any of the four statutes we oversee and to provide recommendation in response to these complaints.

The decision of the OIPC to follow a particular account should not be seen as approval or endorsement of that account. Similarly, an account choosing to follow the OIPC does not suggest an endorsement of any kind by the OIPC. We will read all replies and direct messages sent to us and, when possible, will reply.

We encourage you to use traditional contact channels to make a media request or to seek additional information from the OIPC.

The OIPC does not process complaints via Twitter. Requests for review and complaints may be emailed, mailed, dropped off, or sent by fax. We encourage citizens to email, mail, drop off, or fax their requests for review or complaints. Media requests should be directed to the Commissioner.

