The international trend of passing access to information legislation continues, with approximately 110 countries claiming a statutory right to information. However, many of these countries are failing to fully and effectively implement their law, and until now there has been no objective means of analyzing and addressing this critical problem. While there have been a number of initiatives related to model laws and promoting key statutory principles, as well as important studies undertaken to assess the extent to which persons who request information can receive it, there remains a dearth of information regarding the middle stage of establishing a right of access to information - the law's implementation.

Therefore, The Carter Center developed the access to information legislation Implementation Assessment Tool (IAT), which serves the dual purpose of diagnosing the extent to which the public administration is capacitated to respond to requests and to provide information, as well as providing an implementation roadmap for the government/agencies assessed. The IAT is designed to assess the specific activities/inputs that the public administration has engaged – or in some cases failed to achieve – in furtherance of a well-implemented law. It is deliberately designed not to focus on the sufficiency of the legal framework, the user side of the equation, or the overall effectiveness of the access to information regime. The IAT is constructed to serve as a contribution for each public agency in which it is applied, and not as a comparative index across countries.

The IAT looks at “the boring bits,” the necessary ingredients to ensure the effectiveness of implementation and the desired outcomes. The findings from the assessment provide key stakeholders the data necessary to easily identify the extent and quality of ATI implementation in each government agency. It also signals where there is a need for additional inputs or focus, so that the public administration may overcome challenges and positively advance in their implementation efforts.

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1 For any questions please contact Laura Neuman, Director, The Carter Center’s Rule of Law Program at laura.neuman@cartercenter.org.

2 Professor Alan Doig coined this term in his paper “Getting the Boring Bits Right First” when discussing capacity building for anti-corruption agencies.
Thus, the objectives of the access to information legislation implementation assessment tool (IAT) are to:

1. Establish a comprehensive set of access to information implementation benchmarks;
2. Identify the extent and in some cases quality to which a ministry/agency has implemented its law;
3. Provide a roadmap for improvements, based on the tool’s findings; and
4. Contribute to scholarship on implementation and to the understanding of implementation successes and challenges.

Ultimately, it is our hope that the IAT will serve to encourage and support stakeholders (government, civil society, oversight agencies, scholars, donors, etc.) to be more effective at advancing the right of access to information.

Beginning in 2009/2010, the Center’s Rule of Law Program developed the IAT methodology, including a set of indicators and a scoring system. In 2011, The Carter Center completed piloting Phase I of the tool in three countries—Bangladesh, Mexico, and South Africa. In the spring of 2013, the Center finalized Pilot Phase II, including four new pilot countries—Chile, Indonesia, Scotland, and Uganda. Pilot Phase III completed in 2014, and included all of the previous countries plus Georgia, Jordan, Guatemala and the United States. Following each pilot phase, the Center conducted review meetings to refine the tool and methodology. Through these expert meetings and consultations, the IAT has evolved into a tool that benefits from great legitimacy and that can be widely used to identify implementation progress and areas for additional focus.

Since the methodology and indicators were finalized in 2014, the IAT has been applied to six additional countries, most recently in Honduras and Bermuda. Around the world, the IAT has been the basis for discussion of access to information legislation implementation, including the debate over indicators for the Sustainable Development Goal 16.10.

This document is a draft instructional manual meant to provide a better understanding of the tool’s antecedents and methodology.

DEVELOPING AND PILOTING THE IAT

For over four years, the Center created the Implementation Assessment Tool through desk research, consultant support, application in pilot countries, and peer reviews. The methodologies and indicators have undergone extensive validation in advance of their application. Before finalizing the tool, and rolling it out in new countries, the IAT was piloted in more than ten countries to assure its efficacy and value.
Developing the IAT

As a first step in developing the Implementation Assessment Tool (IAT), The Carter Center engaged in considerable research to identify the breadth of national—and in some cases, sub-national—implementation plans and to evaluate the commonalities. Remarkably, we found that there were very few available national or agency specific plans for implementing access to information laws. Additionally, we did an extensive literature review related to FOI implementation as well as around issues of public policy and administration. Again, there were few articles or studies related to these issues of implementation. Based on the research, we developed a preliminary draft matrix of similarities and unique/innovative approaches to implementation.

Following the research phase, the Center convened a group of renowned experts to consider the value and efficacy of an implementation assessment instrument and to provide inputs for its basic design. The inaugural meeting considered the key issues in implementation, prospective indicators, and began identifying the means by which to measure them. It was agreed that a major goal of the IAT was to create a tool that would be useful for governments, allowing them to assess the breadth and quality of their implementation efforts, rather than as a more punitive ranking or “hammer.” Moreover, during this initial consultation, we modified our original design, which had included considering implementation in a series of phases.

The initial two days of robust discussion established the importance of the IAT; but also highlighted a number of potential problems and risks associated with an implementation assessment. Underlying both days of discussion was:

1) How to make the study replicable and portable across varying countries; and
2) How to ensure that the tool also assesses quality of the implementation, rather than just falling into a “check the box” exercise showing that an input/activity occurred but not demonstrating whether it was done well.

In order to assure the tool’s portability across countries and diverse legislative contexts and to avoid substantiating a law that does not rise to the international norms, we agreed that the tool could not be an assessment of compliance with a specific law and would not directly engage the particulars of the national legislation. Rather, by the conclusion of the meeting, we had agreement that the tool’s framing question should be "To what extent is the agency capacitated and prepared to provide information and respond to requests?"

Perhaps the most challenging aspect in developing the IAT was the lack of clearly agreed upon universal best practices for access to information.

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3 As there is no agreement on sequencing implementation efforts, and this would be more descriptive than substantive, we removed this from the IAT methodology.
legislation implementation. As we had anticipated, there are very few national implementation plans from which to draw indicators and no recognized best standards for implementation. This signified an increased emphasis on developing what we considered the key elements for full and effective implementation and good practices, and required spending additional time in vetting those determinations with expert colleagues from government, civil society and academia. We also were cognizant that the tool should work equally well when used in a mature system (where the law has existed and been implemented for years) as well as in a country with a more recently passed access to information law. This mandate forced us to verify that each indicator is valid in a variety of disperse contexts. Finally, without additional research and knowledge, there was no way to determine which implementation activities are the most critical, and thus no objective means for weighting the indicators. Therefore, each of the IAT indicators is weighted equally; although for some areas there is more than one indicator thus incidentally apportioning some factors greater relevance.

Following the initial design of the IAT, The Carter Center convened a broader based group of access to information and transparency experts to peer review the first draft indicators, application methodology, and sampling (country and ministry/agency) determinations. During this review, there was a vibrant debate on whether the tool should more fully capture user-satisfaction (i.e. whether requesters are satisfied) and whether it should extend to the enforcement phase. After long discussions and considerations, the Center decided to retain the initial design to focus on administrative inputs (“the plumbing”), rather than assessing the quality of the outputs, i.e. the satisfaction of demand, and that we would include internal reconsideration but not go further to include judicial or quasi-judicial enforcement in the assessment.

With the help of many international experts over the course of the next months, the design of the IAT was modified to allow for assessment on both the "x" and "y" axis and a series of indicators were developed. As described in greater detail below, the x axis of the assessment focuses on government functions necessary for an access to information regime and the y axis details the critical components, such as leadership, rules and resources.

**Piloting the IAT:**

To assure the efficacy and value of the IAT before a universal launch, the Center chose to apply the tool in a phased approach. Pilot Phase I assessed three countries, Pilot Phase II assessed four additionally countries, and Pilot Phase III added in another four new countries; thus in Pilot Phase III a total of 11 countries were included.

**Selection of Countries and Agencies**

In selecting the pilot countries to operationalize the IAT, the Center created a list of criteria and variables. For the pilot selection, we considered the following conditions:

- Regional diversity
• Variety in length of time that the FOI law/regulation has been in effect
• Distinct legal system/framework (common law vs. civil)
• Types of civil service (professionalized vs. more partisan)
• Contrasting development status/income level
• Availability of social scientists/civil society leaders to undertake the study
• Existing data sets or studies related to access to information
• Political will/interest
• Divergent participation in the Open Government Partnership

The IAT was applied in seven ministries and/or agencies in each country. For uniformity, as feasible, we decided to engage the same ministries/agencies in each of the pilot countries. Criteria used in determining the specific ministries/agencies included:

• Those agencies that held information critical for fundamental human and socio-economic rights;
• Ministries and agencies that play a role in poverty reduction and in fulfillment of the MDGs;
• Ministries and agencies that are key in the overseeing or promoting the overall ATI regime; and
• A mix of Ministries and agencies, and in particular we included public agencies of varying size and resources.

The Ministries/agencies included:
1. Finance;
2. Education;
3. Health;
4. Justice;
5. Agriculture;
6. Customs; and
7. Statistics (or other small/less-resourced agency)

**Pilot Phase I**

Beginning in August 2011, the Center undertook the first pilot phase of applying/testing the IAT. Three local researchers began their evaluations in pilot countries Mexico, South Africa, and Bangladesh. Using the initial 72 indicators, they contacted the six pilot ministries selected - Agriculture, Customs, Education, Finance, Health, and Justice - to conduct interviews and on-site visits as well as desk research to complete their assessment. After four months of assessment, the researchers input their findings into the data collection system. Once all data was uploaded, The Carter Center Access to Information staff analyzed the findings and was able to identify for which functions and components the ministry had met the pre-determined “good practices” and where improvements were needed. To complete Pilot Phase I, the Center hosted a meeting to review the findings, both in terms of the actual data collection as well as to evaluate the efficacy of the tool itself.
Participants for the review meeting included international access to information and indicators experts, the three researchers, and experts from each of the pilot countries who could further contextualize the data and potentially utilize the findings to advance access to information implementation in their country. During the meeting, the researchers shared their findings and experiences in piloting the tool.

Initially, the Center considered that the IAT would provide a series of “best” practices. However, during the review discussion, it became clear that this would be too prescriptive and not capture the nuances of each country context. Moreover, it would not reflect the terminology utilized by leading oversight practitioners, such as Information Commissioner(s), which use the term “good practice.” The participants recommended, and the Center concurred, that the implementation assessment tool should serve to develop and measure “good practice,” and in this way more meaningfully reflect the reality that there may be multiple good practices depending on the country circumstances and administrative dynamics.

The initial methodology for in-country review of the findings with civil society experts and key stakeholders was largely driven by the preference of the researcher, i.e. whether they used individual interviews or focal group sessions. While this provided flexibility, it also created a lack of uniformity and formalism in the review process. Therefore, the Center added a blind peer review for Pilot Phase II. The multiple reviews, both independent blind peer reviews and the focus groups/interviews, helped to assure the reliability of the tool and its findings.

**Pilot Phase II**

With the revisions and refinements based on the Pilot Phase I review, the IAT now included 75 indicators to test in Pilot Phase I and II countries: Chile, Indonesia, Scotland, and Uganda joined South Africa, Bangladesh and Mexico. The local researchers tested the tool in the original six Ministries, as well as a seventh agency, which was included in order to assure the efficacy of the tool in smaller less resourced public agencies.

For Pilot Phase II, we engaged the *Indaba* platform, developed by Global Integrity, for data collection and project management. *Indaba* allowed the researchers and blind peer reviewers to input their findings online and for the Carter Center to review each of the findings and commentary, and to pose additional clarifying questions. Once the data was submitted by the researcher and reviewed by the Center and the blind peer reviewer, the Carter Center analyzed the findings and created presentations for researchers to share with the focal groups, the second in-country level of review. The researchers completed their work with the submission of four narratives, including country context, summary of findings, reflections on the indicators and IAT methodology, and focal group discussions. Pilot Phase II culminated

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4 The original researchers from Pilot Phase I agreed to continue into Pilot Phase II and to apply the revised indicators, thus identifying whether the amendments to the indicators provided for a more accurate and comprehensive picture of the extent and quality of implementation.
in a two-day review meeting convening researchers, reviewers and government representatives from most of the pilot countries.

Meeting participants actively revised the indicators, removing any indicator deemed repetitive, and making necessary language changes in order to accommodate a variety of administrative contexts. Emphasis also was placed on assuring that there were a sufficient number of indicators assessing the **quality** of implementation. One of the main modifications made for Pilot Phase III was to include indicators that looked more specifically at implementation in practice; which was accomplished through the use of four “wildcards”. The wildcards are linked to the main access to information functions (i.e. receiving and responding to requests, proactive disclosure, records management etc.) and allow the researcher to provide an overall assessment of how the agency is doing in practice with relation to that function.

In this way, the researcher act as another check to support accurate findings. If the information they received through interviews, on-site visits, and desk research was not consistent with their experience of the Ministry’s implementation practice, the researcher will now have the opportunity to communicate this discrepancy through their answer choices.

**Pilot Phase III**

With these revisions, Pilot Phase III included 65 indicators. Once again, we included both Pilot Phase I and II researchers in testing the revised indicators in Pilot Phase III. With many minor modifications to the indicators, it was deemed valuable and important to maintain Pilot Phase I researchers, as they were best situated to provide insight on the development of the indicators and the IAT from beginning to the end of the pilot phases. At the conclusion of Pilot Phase III, we held the third and final review meeting of all researchers, many of the peer reviewers, country access to information and indicator experts. The review meeting led to the last round of changes to the indicators, which were then finalized at a total of 60 indicators. Other amendments included removing the term “systems” as one of the elements and replacing it with “procedures,” clarifying a number of the definitions, as well as changes to the indicators related to implementation plans/instructions and digital records-management.

**IMPLEMENTATION ASSESSMENT TOOL PARAMETERS**

The IAT is designed to assess the specific activities/inputs that the public administration has engaged (or in some cases failed to achieve) in furtherance of a well-implemented access to information regime. Through a set of key elements and
necessary components identified by international experts as crucial for achieving success, the IAT measures government capacity to fulfill all duties and responsibilities demanded by the implementation of a vibrant ATI regime.

A series of indicators based on these key inputs/activities are used, which assesses the extent to which the agency is capacitated and prepared to provide information and respond to requests; proactively disclose information; and assure quality records-management. As stated above, and which bears repeating, in developing the indicators, there was no universal consensus or norm on what constitutes access to information implementation “good practices”. This fact is useful in understanding the limitations and capacities of the tool.

The tool is deliberately designed not to focus on the sufficiency of the legal framework, the user side of the equation or the overall effectiveness of the access to information regime. Because the IAT is not a tool designed to measure outputs, its methodology does not include the systematic filling of requests for information.

Experience has demonstrated that governments are not monolithic and not all parts of government are as successful (or unsuccessful) as others. It is misleading to characterize a government as succeeding or failing in implementation. Therefore, the IAT will target assessments to individual public administrative bodies rather than the government as a whole.

For the IAT to be accepted and used by governments, and this is critical as they will be the primary data source and the main target audience, and to meet its stated goals we chose not to develop the findings as an index or ranking of countries. Our methodologies, including selection of measurement and weighting, were established with this philosophy in mind. Moreover, the IAT is constructed as an “open instrument,” carried out with the collaboration of public authorities. Its success does not depend on the level of confidentiality held during its application. On the contrary, it is crucial for governments to welcome the tool’s application as to gather many of the key data points requires access to documents/information in the Ministries’/agencies’ possession.

Perhaps even more important for assuring cooperation was developing a positive relationship with the oversight agency/body, such as the Information Commission(er). These
supervisory bodies, who often are tasked with supporting and monitoring implementation, also serve as end-users for the findings and recommendations.

As feasible, the researchers meet with the agency official with authority over policy to describe the IAT. Following the compilation of the data points, but in advance of finalizing the assessment, the researcher is encouraged to return to the agency official to allow him/her to inform or supplement the data collection.

**THE ARCHITECTURE**

The Implementation Assessment Tool is designed as a matrix, with indicators related to government functions/responsibilities (such as receiving and responding to requests, automatic publication or proactive disclosure of information, record management and other fundamental functions) on the “x” axis and baskets of components/elements (such as leadership, rules, procedures, resources and monitoring) on the “y” axis. Regardless of the type of information that the agency possesses, there are a series of universal components that allow public officials to fulfill their functions of managing information properly, handling requests for information adequately, and making information available to the public efficiently. These functions and elements were identified and serve as the framework for the IAT.

**Functions**

All access to information regimes rely on the public agencies’ capacity to fulfill three main functions: 1) receiving and responding to requests; 2) automatically publishing certain information; and 3) records management. There are a number of initiatives/efforts that are specific to these functions, such as processes for archives, while others apply to more than one of these functions. For those initiatives/efforts that apply more broadly, for example the designation of a responsible officer or the development of infrastructure/space, we have created the category “fundamental functions.”

**Components**

There are a number of verifiable components that government agencies need to have in order to successfully implement a comprehensive access to information law. These components are assessed by a set of indicators which can be observed through different data-points or sources of information. The following components are the bone and marrow of successful access to information implementation:

i) **Leadership**

Engagement of agency official with authority over policy in the development and oversight of implementation is critical for its overall success. Motivated leaders committed to the implementation of the access to information legislation will assure that necessary policies and procedures are in place, systems developed and resources
applied. Moreover, when leadership identifies access to information implementation as a priority, it sends a positive signal to the rest of the agency.

ii) Rules

Rules serve to ordain or lay out the way in which public officials will handle their various access to information regime functions. They may provide binding instructions, or proposed/recommended actions to advance implementation of the access to information law.

iii) Procedures

Procedures are the processes, both formal and informal, by which an agency functions. They are a crucial component when talking about improving access to information implementation because they determine the way the agency acts and reacts on every action or aspect related to ATI. Procedures govern the development of functioning systems and serve as a key means of applying the rules.

iv) Resources

It is no secret that implementing access to information legislation requires considerable resources: human, financial and infrastructure. These resources often are found within government’s pre-existing structure, but in some cases they need to be acquired or specifically allocated in order to ensure meaningful ATI implementation. Trained personnel, infrastructure, technology and responsible officers are some of the resources that an agency needs to fully and effectively implement access to information legislation.

v) Monitoring

Monitoring the agency’s access to information functions is a critical, but often overlooked, component of the access to information implementation plumbing. Monitoring allows agencies to identify advances and deficits and to make necessary modifications or corrections. Moreover, monitoring also provides leaders with the necessary information to make better decisions pertaining to the establishment of rules, the allocation of resources and the system adjustments required to improve the implementation of the access to information legislation.

Key Elements

This section describes some of the key elements, identified through years of experience and expert consultation, necessary for supporting successful implementation. When properly combined, these elements provide government with the necessary capacity to successfully perform all access to information duties and obligations.
i) ATI Policies, Regulations, and Guidelines

Every public agency establishes its goals and prioritizes its objectives regarding specific issues by setting what is defined as policies. Those policies are distinguishable from regulations, which provide the procedures to operate within the scope of action dictated by the legal system for the public administration. On a different level, one can also find a set of rules or guidelines that are created within each agency to orientate public officials on specific programmatic action. When developing the indicators and for the purpose of avoiding any confusion, we use the following definitions:

- **Policy**: Formal statement of intention establishing goals, priorities, and activities. Often includes such criteria as:
  - ✓ identify principles or objectives
  - ✓ implications for resource allocation (human and financial)
  - ✓ Actionable; it must be written in a way that orients course of action/activity
  - ✓ High-level, adopted by senior management, strategy oriented

- **Regulations**: Formal set of legally binding operating procedures; rules or prescribed order.

- **Guidelines**: Specific written set of criteria to guide public officials on programmatic action. Non-binding recommendations that set standards, establish course of action or institutional practices. Guidelines are:
  - ✓ Written
  - ✓ Internally disseminated
  - ✓ Flexible
  - ✓ Make reference to a shared set of norms and institutional context

- **Procedures**: A mode of operation; a series of steps taken to accomplish an end/fulfill a responsibility or task, often delineated by binding instructions issued internally or externally. Examples of procedures include how to seek information, where one should go to make a request, how the request is processed etc.

For example, the Ministry of Housing might have a policy to provide the public with access to complete information pertaining to all housing projects being developed in the country. To comply with this policy, the Ministry will develop binding regulations, including regulations on how often they will post information on the projects, costs for accessing the information, etc. But in order for the public official to apply these regulations, detailed guidelines and procedures will need to be developed, such as the need to track requests, how requests may be made, and how to collect fees.

Guidelines may be agency specific or established centrally. Even when rules/guidelines are set centrally, each agency will be responsible for adopting and applying the guidelines.
ii) Instructions/Plans for Implementation and/or Operations

The instructions for implementation and/or operations serve as a general management tool on access to information and are designed to assist agencies in detailing necessary activities/efforts, identifying responsible persons and setting timelines. The instructions for implementation and/or operations provide a roadmap and work frame for each agency to address all issues pertaining to the fulfillment of access to information duties and obligations. These instructions vary from agency to agency and from government to government, and are not always in formal documents or self-contained (i.e. components of instructions for implementation and/or operations may exist in numerous different documents). Implementation instructions/plans often note the activity or action, the relevant public official, monitoring and perhaps even timelines. Operational instructions are not necessarily time-bound; they instruct the agency on institutionalizing the access to information regime rather than being relevant simply at the beginning of putting the law into effect.

iii) Public official(s) responsible for ATI functions and duties

The public official(s) responsible for ATI functions and duties should promote good access to information practices amongst all public officials and should be responsible for overseeing the application of the access to information law in each public agency. Although not all access to information laws provide for a formal designated information officer, there should be a public official(s) responsible for ATI functions and duties (this person is often called an information officer) as good practice. It is not necessary that this be the public officer’s only responsibility, but some official should be clearly identified as the responsible agent. The public official(s) may just be responsible for overseeing the agency’s access to information obligations as a matter of policy/regulation, but that in practice will delegate responsibilities to others. Formally designating an experienced officer is of the outmost importance, as it promotes accountability and a liaison for the public. To be able to fulfill all responsibilities pertaining to the job, this public official needs to be provided with the necessary human and physical resources, which will vary depending on the needs of the Ministry/agency.

iv) Capacity Building

In order to increase the public administration’s capacity to receive and respond to requests for information, to proactively disclose information to the public and to manage and protect all public records, each ministry or agency needs to conduct training for all personnel with access to information responsibilities, as well as improve its infrastructure and monitor its performance to allow for improvements in all related processes. Training should be commensurate with responsibilities and development of the regime; as personnel become more sophisticated with FOI implementation and/or have more specific responsibilities, the training should deepen and become more specialized.
v) Budget

Access to information legislation represents a considerable cost for government as it demands personnel, resources and actions in order to properly fulfill all obligations and duties. Every agency needs to assess its specific budgetary needs to fulfill all ATI duties, determining the cost of personnel, infrastructure, equipment, training, internal and external awareness raising campaigns, etc. Such allocation needs to be done systematically in order to ensure that all costs and amounts associated with meeting access to information obligations are covered within the agency’s annual budget. The size of the budget may be determined by the number and nature of requests. What is an appropriate budget for one agency to fulfill its ATI duties may not be sufficient for another agency.

vi) Infrastructure

Infrastructure represents other physical assets that allow the agency to fully perform its work, which in terms of access to information, demands physical space for receiving and responding to requests, record keeping facilities, archives, equipment, etc. Infrastructure includes equipment – such as computers, printers, scanners – as well as space (physical and virtual) for storing and reviewing information.

vii) Internal and external awareness

Effective access to information implementation implies an effort on the part of government to generate general awareness among public officials and within its society of the right. There are two types of awareness raising campaigns that need to be developed for improving access to information implementation: 1) Internal dissemination, which focuses on making sure that all public officials are aware of their obligations and duties derived from the access to information legislation; and 2) External awareness raising campaign focusing on the public. Agencies should actively seek to raise awareness about the right to information and the processes for accessing information.
The Carter Center  
**Access to Information Legislation Implementation Assessment Tool (IAT)™**  
**Indicators Framework**

<table>
<thead>
<tr>
<th>Fundamental functions</th>
<th>Receive and Respond to Requests</th>
<th>Proactive Disclosure</th>
<th>Records management</th>
</tr>
</thead>
</table>
| **Leadership (directs)** | ● Engagement  
● Strategic planning | | ● Engagement  
● Policy |
| **Rules (guide)** | ● Guidelines  
● Instructions/plans | ● Guidelines for receiving/processing  
● Guidelines for responding  
● Guidelines for internal review | ● Guidelines  
● Guidelines  
● Instructions/plans |
| **Procedures (order)** | ● Public awareness raising  
● Procedures for receiving/processing  
● Procedures for transfer/responding | ● Procedures for proactive disclosure | ● Classification  
● Manage records  
● Retrieve records |
| **Resources (enable)** | ● Staffing  
● Training  
● Infrastructure  
● Budget | ● Staffing  
● Training | ● Staffing  
● Training  
● Infrastructure |
| **Monitoring (adjust)** | ● Internal oversight  
● Performance monitoring | ● Capturing of statistics  
● Reporting | ● Reporting |
| **Wildcard** | ● Researcher  
● Blind peer reviewer | ● Researcher  
● Blind peer reviewer | ● Researcher  
● Blind peer reviewer |
METHODOLOGY

The indicators engage both quantitative and qualitative assessments of the comprehensiveness and quality of the ministries/agencies’ access to information implementation.

The indicators are scored on a "stoplight method," with a scale including green, yellow, red, and black and white (for those rare cases where the indicator will not apply). In using the stoplight methodology, we easily demonstrate the extent and quality of implementation while dissuading the potential for indexing/ranking countries. The stoplight colors will signify the following:

**Green**: Indicates that the administration has done well and has met the defined good practice

**Yellow**: Demonstrates that there has been some activity/engagement, but does not meet the defined good practice

**Red**: Shows that the administration has either not engaged or done very little to advance on this part of its implementation

**Black and white stripes**: Means that the indicator is not applicable

Data is drawn through desk research and interviews, and all findings go through a validation process via a blind peer review and focal group review. An instrument has been designed to input the data and these are analyzed to signal in which functions and components the agency has met good practices and where improvements may be needed. In addition to quantitative data, we include narratives that provide supplementary qualitative information, country context, and accompanying explanations for the measurements. The overall findings from the IAT, by their nature, will be agency- and country-specific, and will not be presented as a ranking against other countries’ achievements or as a comparative index.

The application of the tool implies cooperation from the respective public agency or Ministry and will be developed mainly through interviews (questionnaires), desk research, and on-site visits.

**Types of Indicators**

The tool’s indicators have been designed to obtain all the necessary information on the activities and components that each agency should engage in order to fulfill their responsibilities pertaining to the implementation of the access to information legislation, as well as to assess whether or not they have the necessary human and physical resources to do so successfully.

There are two sets of indicators: 1) Self-reporting indicators which are addressed through an interview (questionnaire) with the head of the agency/ministry, general director, public official(s) tasked in charge of ATI functions and duties, or other
relevant public officers. As these indicators have the greatest potential for bias, we have tried to limit their use in the IAT and will rarely serve as the preferred data point; and 2) Document based indicators, which requires desk-research and/or on-site verification of different documents and/or sources of information.

To facilitate the tool’s application, the preferred data-points or sources of information are included in the “hint box” on the Indaba platform. While this signals what we consider the best evidence, we also recognize that it may not be the most feasible. As such, we also provide a list of illustrative documents etc. that can be used as data sources to complete each indicators measurement.

**Qualitative Assessment**

The implementation assessment tool is based on a qualitative assessment, focusing on questions of agencies’ capacity and preparedness to provide information and to respond to requests. Assessments will be made through desk research, interviews, and review of key documents. In this respect, the tool also differs from past monitoring exercises on access to information which usually consist of making a number of requests and observing the different replies received from each agency. Unlike those studies, this tool is not meant to produce any type of percentage or numerical score.

The fact that the tool is a qualitative assessment and not a quantitative exercise does not undermine its capacity to produce precise recommendations for public agencies to improve the extent and quality of implementation. Emphasis is placed on what it takes to be able to properly implement access to information legislation, rather than on the actual performance of replying to requests for information, allowing for agencies to more effectively identify areas of weakness and to improve their capabilities.

**CONCLUSION**

While there have been a number of important studies undertaken to review access to information laws and to assess government compliance with its law, the focus had been on the outcome of implementation, i.e. are persons able to receive the information requested consistent with the statutory provisions. The Carter Center’s IAT focuses exclusively on the central theme of government’s efforts toward implementation – the “plumbing” - providing critical data and knowledge, as well as spurring additional areas for research. Thus, the added value of the Implementation Assessment Tool is that it provides government agencies with specifics on how to improve their capacity to implement access to information legislation, rather than focusing solely on “outputs”/ performance. It is our hope that with these findings, agencies will more effectively implement and operationalize the right to information, leading to improved compliance and – ultimately – greater user satisfaction.